AMENDMENT OF SOLICITATION	/MODIFICATION (OF CONTRACT	1. C	ONTRACT ID CODE	PAGE OF PAGES		
. AMENDMENT/MODIFICATION NO.	01 Sep 1987	4. REQUISITION/PURC	SPEC. 05-85-6332				
CODE	FSC	7. ADMINISTERED BY (If other than Item 6) CODE					
icer in Charge of Facilities Suksonville, North Carolina Area Iding 1005, Marine Corps Base D Lejeune, North Carolina 28542	2-5000						
. NAME AND ADDRESS OF CONTRACTOR (No.	street, county, State and 2	ZIP Code)	(4)	9A. AMENDMENT OF SOL	CITATION NO.		
			NE	2470-85-B-6332			
		X	10	9B. DATED (SEE ITEM 11) Aug 1987	and the second		
				10A. MODIFICATION OF C	ONTRACT/ORDER		
				10B. DATED (SEE ITEM 13)		
CODE	FACILITY CODE	AMENIONENESSES	1	NITATIONS.	-		
11. THIS ITE	MONLY APPLIES TO	AMENDMENTS OF SO	JLIC		XX		
IT MODIFIES A. THIS CHANGE ORDER IS ISSUED PURS TRACT ORDER NO. IN ITEM 10A. B. THE ABOVE NUMBERED CONTRACT/O appropriation date, etc.) SET FORTH IN ITEM 10A. C. THIS SUPPLEMENTAL AGREEMENT IS	RDER IS MODIFIED TO F EM 14, PURSUANT TO T ENTERED INTO PURSUA	DER NO. AS DESCRIB rity) THE CHANGES SET REFLECT THE ADMINIS HE AUTHORITY OF FA	FOI TRA	N ITEM 14. RTH IN ITEM 14 ARE MADE			
D. OTHER (Specify type of modification and	authority)	•					
E. IMPORTANT: Contractor is not,	is required to sign th	nis document and retur	n	copies to the issui	ng office.		
MAINTENANCE AND MCB, CAMP LEJEUNE, NC,	TESTING OF ELECTI	RICAL DISTRIBAUT	TION	SYSTEM AT THE			
Additional cla Except as provided herein, all terms and conditions and effect. 15A. NAME AND TITLE OF SIGNER (Type or pri	of the document referenced	ge C-4.	retof	ore changed, remains unchang			
15B. CONTRACTOR/OFFEROR	f	or COMNAVFACENG	COM		16C. DATE SIGNE		
				1	Sep 1987		
(Signature of person authorized to sign)		BY (Signature	of C	ontracting Officer)			

h. <u>Inspection and Test Procedures</u> - The following inspection and test procedures are for the medium-voltage voltage regulators.

(1) Visual and Mechanical Inspections:

(a) Inspect for physical damage, cleanliness, and hypraulic leaks.

(b) Inspect anchorage, alignment, and Grounding.

- (c) Inspect tap changing mechanism and contract wear. Untank regulators that do not have an inspection cover in accordance with manufacturer's instruction.
- (d) Perform all mechanical Operations and alignments. Exercise tap changer by checking both directions of travel and adjust in accordance with manufacturer's instructions.

(e) Throughly clean operation Mechanism and all insulators.

(f) Check tightness of all fasteners by calibrated torque wrench method. Refer to manufacturer's instructions for torque values..

(2) Electrical Tests:

(a) Perform insulation resistance tests on winding to winding and winding to ground in accordance with manufacturer's instruction.
 (b) Test insulating oil.

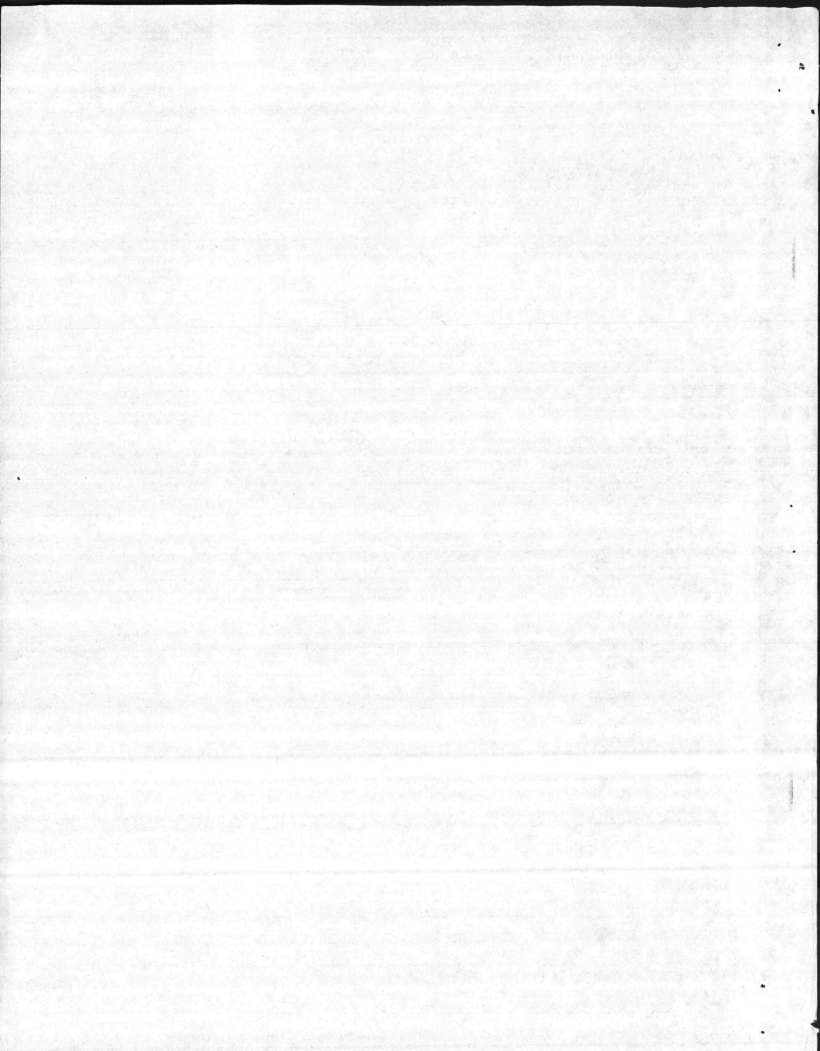
(3) Test Values:

representative to

(a) Insulation oil as specified.

(b) Insulation resistance values to be in accordances with manufacturer's instructions.

			1. CONTRACT ID	CODE	PAGE OF PAG
AMENDMENT OF SOLICITAT	ON/MODIFICATION	OF CONTRACT			1 1
2. AMENDMENT/MODIFICATION NO. No. 1	3. EFFECTIVE DATE 27 Jul 1987	4. REQUISITION/PUR	CHASE REQ. NO.		TNO. (If applicable 05-85-6332
6. ISSUED BY	DE FSC	7. ADMINISTERED BY	Y (If other than Item	6) CODE	
Officer in Charge of Facilit Jacksonville, North Carolina Building 1005, Marine Corps Camp Lejeune, North Carolina 8. NAME AND ADDRESS OF CONTRACTOR	Area Base 28542-5000		(y) 9A. AMENDN	ENT OF SO	LICITATION NO.
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			N62470-X 9B. DATED (8 NOT YET	ISSUED	
			10B. DATED	SEE ITEM	(3)
CODE	FACILITY CODE		-	(SEE TIEM)	
11. THIS I	TEM ONLY APPLIES TO	AMENDMENTS OF S	OLICITATIONS		
A. THIS CHANGE ORDER IS ISSUED PUTRACT ORDER NO. IN ITEM 10A. B. THE ABOVE NUMBERED CONTRACT appropriation date, etc.) SET FORTH IN C. THIS SUPPLEMENTAL AGREEMENT	APPLIES ONLY TO MODES THE CONTRACT/ORD RSUANT TO: (Specify author ORDER IS MODIFIED TO R ITEM 14, PURSUANT TO TO	ER NO. AS DESCRIE rity) THE CHANGES SE EFLECT THE ADMINIS HE AUTHORITY OF FA	TRATIVE CHANGES R 43.103(b).	4 ARE MAD	
D. OTHER (Specify type of modification a	nd authority)				
E. IMPORTANT: Contractor is not, 14. DESCRIPTION OF AMENDMENT/MODIFIC MAINTENANCE MCB, CAMP LEJEUNE,	AND TESTING OF EL	ction headings, including	solicitation/contract BUTION SYSTEM	subject matt	er where feasible.)
Add to section J, Atta "Regulator RR-3. Except as provided herein, all terms and conditionand effect. 15A. NAME AND TITLE OF SIGNER (Type or 1)	a - 2 ea, McGraw	Edison, 69 KVA,	13.2 KV, Sir	ains unchang	ed and in full force
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED				27 Jul 198
(Signature of person authorized to sign)	(Signature	of Contracting Office	r)	



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NOTICE: SOLICITATION

N62470-85-B-6332

Bids to be opened at 2:00 p.m.

NAVFAC SPECIFICATION No. 05-85-6332

At the Office of the Officer in Charge of Facilities Support Contracts, Bldg 1005 Marine Corps Base Camp Lejeune, North Carolina 28542 Appropriation: 0&MMC

MAINTENANCE AND TESTING OF ELECTRICAL DISTRIBUTION SYSTEM

at the

MARINE CORPS BASE CAMP LEJEUNE, NORTH CAROLINA

THE NAVAL HOSPITAL CAMP LEJEUNE, NORTH CAROLINA

and

THE MARINE CORPS AIR STATION NEW KIVER, NORTH CAROLINA

CONTRACT N62470-85-C-6332

DESIGN BY:

PUBLIC WORKS DEPARTMENT
MARINE CORPS BASE
CAMP LEJEUNE, NORTH CAROLINA 28542

SPECIFICATION PREPARED BY: ANDREW YOUNG, P.E. KAREN M. FOSKEY

SPECIFICATION APPROVED BY:

F. E. Cone, P.E., Director Design Branch, Public Works Division

T. L. Huguelet, Commander, CEC, U.S. Navy for Commander, Naval Facilities Engineering Command

PART 1 - THE SCHEDULE SCHEDULE A: FORMS

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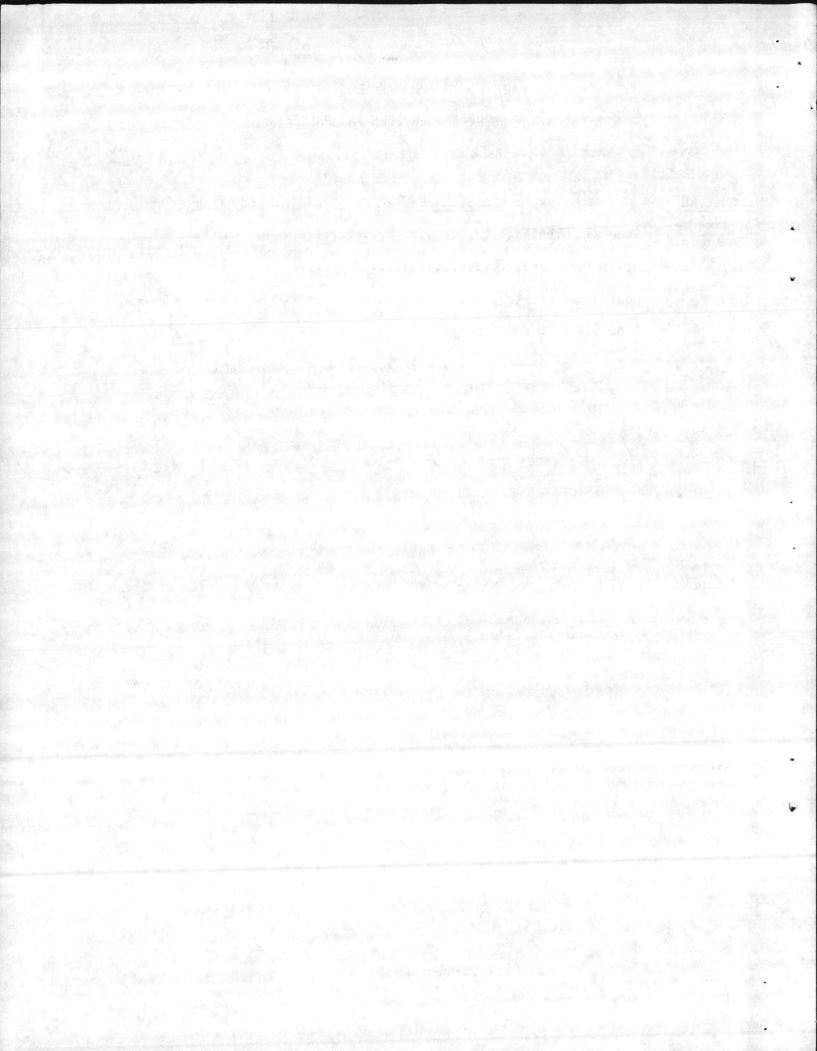
FORMS	FORM NAME	PAGE NU.
DD1707	INFORMATION TO OFFERORS OR QUOTERS	***
SF 33	SOLICITATION, OFFER AND AWARD	***

****NOTE: These will be provided separately, not as a part of the bound specification.

SECTION B - SUPPLIES/SERVICES AND PRICES

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B.4	Schedule of Deductions	B-5



SECTION B: SUPPLIES OR SERVICES AND PRICE/COSTS

B.1 GENERAL INTENTION

It is the intention of this solicitation to obtain inspection, testing, calibration, adjustments, maintenance, and minor repair of the existing medium-voltage 15KV class electrical distribution system at the Marine Corps Base and Marine Corps Air Station, and medium- and low-voltage electrical distribution and utilization systems at the Naval Hospital by means of the Firm Fixed Price Lump Sum portion of this contract. The replacement of worn or defective parts or equipment shall be obtained by means of the Indefinite Quantity portion of this contract.

B.2 BASIS FOR AWARD

The low bidder for purposes of award shall be the conforming, responsive, responsible bidder offering the lowest total price for Contract Line Items 0001 and 0002. Bids are solicited on an "all or none" basis and provision 52.214-10 (CONTRACT AWARD - SEALED BIDDING (APR 1985)) in Section L is hereby modified. Failure to submit bids for all items and quantities listed shall be cause for rejection of the bid.

B.3 CONTRACT LINE ITEMS

- a. Bidders shall enter unit prices and amounts for contract line items and subline items in the schedules that follow.
- b. In the event there is a difference between a unit price and the extended total amount, the unit price will be held to be the intended bid and the total recomputed accordingly. If the bidder provides a total amount for a contract item but fails to enter the unit price, the amount divided by the specified quantity will be held to be the intended unit price.
- c. The Firm Fixed Price Portion of the contract is supported by a Schedule of Deductions which is the last clause in this section. THE SCHEDULE OF DEDUCTIONS SHOULD NOT BE SUBMITTED UNTIL AFTER CONTRACT AWARD. The successful bidder shall complete The Schedule of Deductions and submit it to the Contracting Officer within 15 days after award. The Schedule of Deductions and the Schedule of Indefinite Quantity Work will be used as the basis of deductions pursuant to the Consequences of Contractor Failure to Perform Required Services clause in Section E.

FIRM FIXED PRICE LUMP SUM WORK

ITEM	TOTAL
NO	AMOUNT

OOO1 FIRM FIXED PRICE LUMP SUM WORK: (Medium-Voltage Electrical Distribution System at Marine Corps Base and Marine Corps Air Station and Medium- and Low-Voltage Electrical Distribution and Utilization Systems at Naval Hospital)

Price for labor and material to perform work in the Base Period for all work specified in Section C except for work specifically identified as being included in the Indefinite Quantity portions of the contract.

TOTAL PRICE FOR CONTRACT LINE ITEM 0001

\$			
X			
4			

INDEFINITE QUANTITY WORK SCHEDULE

ITEM	SUPPLIES/	ANNUAL QUANTITY	UNIT	UNIT PRICE	TOTAL AMOUNT
NO.	SERVICES	(A)		(B)	(AxB)

OOO2 INDEFINITE QUANTITY WORK: Price for labor and material in the Base Period to perform the unit Priced Tasks listed below as specified in Section C. The quanties listed below are realistic estimates provided solely for the purpose of bid evaluation and for establishing the penal sums of bonds (if required). The price for this bid item is the total of the subline items listed in the Schedule of Indefinite Quantity Work. The price for Contract Line Item 0002 is the sum for Subline Items 0002A through 0002S.

SCHEDULE OF INDEFINITE QUANTITY WORK

Sublin (tem <u>No.</u>	Supplies/Services (Section J-C6a)	Annual Quantity (A)	Unit	Unit Price (B)	Amount (AxB)
— 0002A		3000	GAL	\$	\$
	(Per Para. C.9)				Market Services
)002B	15KV Bushing (Per Para. C.5,6,7,8)	2	EA	\$	\$
002C	Medium-Voltage Breaker Closing Coil (Per Para. C.5,6,7)	2	EA	\$	\$
002D	Movable & Stationary Contacts/Medium-Voltage Breaker (Per Para. C.5,6,7)	9	SET	\$	\$
002E	Limit Switch/Medium-Voltage Breaker Control (Per Para. C.5,6,7)	2	EA	\$	\$
0002F	Moveable Contact/Protective Induction Relay (Per Para. C.5,6,7)	2	EA	\$	\$
0002G	Reclosing Relay Coil Medium-Voltage Breaker (Per Para. C.5,6,7)	1	EA	\$	\$
0002H	Target & Seal-In Relay within the Protective Relay (Per Para. C.5,6,7)	3	EA	\$	\$\$
0002J	Step-Position Indicator including Linkage/Regulator (Per Para. C.5,6,7,8)	2	EA	\$	\$
0002K	Operation Counter (Per Para. C.5,6,7)	2	EA	\$	_ \$
0002L	Closing Logic Card/Recloser (Per Para. C.5,6,7)	2	EA	\$	_ \$
00021	Opening Logic Card/Recloser (Per Para. C.5,6,7)	2	EA	\$	\$

SCHEDULE OF INDEFINITE QUANTITY WORK (CONTINUED)

Item No.	Supplies/Services (Section J-C6a)	Annual Quantity (A)	Unit	Unit Price (B)	Amount (AxB)
0002N	Tank Hoist including Sheaves, Cable & Crank/Medium-Voltage Breaker (Per Para. C.5,6,7)	2	EA	\$	\$
0002P	5KV Bushing (Per Para. C.5,6,7,8)	2	EA	\$	\$
0002Q	24 Volt Battery/Recloser (Per Para. C.5,6,7)	2	EA	\$	\$
0002R	Movable & Stationary Contacts/ Recloser (Per Para. C.5,6,7)	3	SET	\$	\$
00025	Protective Relay/Recloser (Per Para. C.5,6,7)	8	EA	\$	\$
	TOTAL CONTRACTING PRICE FOR LINE ITEM 000 (Sum of Line Items 0002A thru 0002S)	02	\$		
	TOTAL PRICE FUR CONTRACT LINE ITEM 0001 a	and	\$		44 min a

B.4 SCHEDULE OF DEDUCTIONS

- a. Within 15 days after contract award, the successful Contractor shall provide an acceptable Schedule of Deductions for the initial term of the contract. No work may commence until such Schedule of Deductions is approved by the Contracting Officer. The total of the Schedule of Deductions must equal the amount entered for Contract Line Item 0001. Schedule of Deductions for the option years which include any labor adjustment granted shall be revised within 15 days of notice to extend the contract. If this contract is modified, the contractor shall revise the Schedule of Deductions within 15 days of the agreement to modify the contract. Prices shown in the Schedule of Deductions will be utilized in conjunction with the "CONSEQUENCES OF THE CONTRACTOR'S FAILURE TO PERFORM REQUIRED SERVICES" clause, Section E, in making payment deductions for non-performance or unsatisfactory performance. Unbalancing in the Schedule of Deductions submitted shall be cause for withholding approval and requiring resubmittal of a balanced schedule, and may be grounds for TERMI NATION FOR DEFAULT. The Government reserves the right to unilaterally establish a Schedule of Deductions in the event the successful contractor presents a Schedule of Deductions which is unbalanced or materially deficient. The approved Schedule of Deductions sall be a part of the contract. DO NOT SUBMIT THE SCHEDULE OF DEDUCTIONS WITH BID.
- b. The Government's estimate of the value of work will be based on the Schedule of Deductions for the fixed-price lump sum portion of the contract and the Schedule of Indefinite Quantity Work for the indefinite quantity portion of the contract in all instances except the following: for Partially performed firm-fixed price work items, the Engineered Performance Standards (EPS) manuals (See Attachment J-Bl) or, if not applicable, other estimating sources will be utilized to estimate the workhour value of the unperformed portion of the work. For deductions of partially performed work, the Government may estimate the contractor's cost based on wage rates extracted from attached wage determination, locally determined rate for Contractor's overhead and profit, and employees fringe benefits times the estimated manhours, plus material costs if applicable. DO NOT SUBMIT SCHEDULE OF DEDUCTIONS WITH BID.

SCHEDULE OF DEDUCTIONS

MEDIUM Sublin I tem No.	Supplies/Services (Section J-C6a)	Annual Quantity Unit	Unit Price (B)	Amount (AxB)
0001A	Medium-Voltage Breaker (Per Para. C.5,6,7,8,9)	38 EA	\$	\$
0001B	Recloser (Three-Phase) (Per Para. C.5,6,7,8,9)	7 EA	\$	\$

SCHEDULE OF DEDUCTIONS

Sublin Item No.	Supplies/Services (Section J-C6a)	Annual Quantity (A)	Unit	Unit Price (B)	Amount (AxB)
0001C	Regulator (Three-Phase) (Per Para. C.5,6,7,8,9)	10	EA	\$	\$
0001D	Substation Transformer (Per Para. C.5,6,7,8,9)	6	EA	\$	\$
0001E	Recloser (Single-Phase) (Per Para. C.5,6,7,8,9)	9	EA	\$	\$
0001F	Regulator (Single-Phase) (Per Para. C.5,6,7,8,9)	2	EA	\$	\$
	I AND LOW VOLTAGE (Naval Hospital)				
0001G	Medium-Voltage Interrupter Switches (Per Para. C.5,6,7)	8	EA	\$	\$
0001H	Substation Transformers (Per Para. C.5,6,7,8,9)	4	EA	\$	\$
0001J	600 Volt Drawout Power Circuit Breakers (Per Para. C.5,6,7)	59	EA	\$	\$
0001K	480 Volt Automatic Transfer Switches (Per Para. C.5,6,7)	14	EA	\$	\$

TOTAL CONTRACTING PRICE FOR LINE ITEM 0001 (0001A through 0001K) SCHEDULE OF DEDUCTIONS

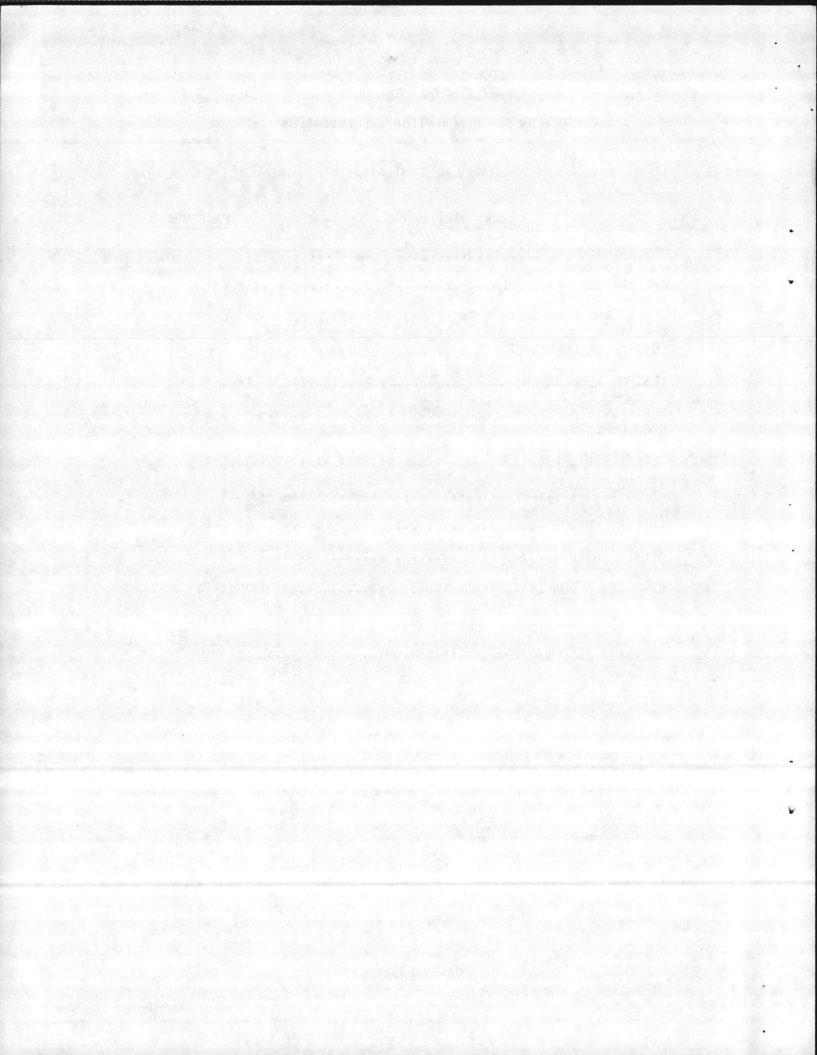
\$

*** END OF SECTIION ***

SECTION C: DESCRIPTION/SPECIFICATION

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SECTION C: DESCRIPTION/SPECIFICATION

C.1 GENERAL REQUIREMENTS

The Contractor shall provide all labor, supervision, tools, materials, equipment, and transportation necessary to inspect, test, calibrate, maintain, and repair the medium-voltage distribution system at Marine Corps Base and Marine Corps Air Station and the medium- and low-voltage distribution systems and low-voltage electrical utilization system at Naval Hospital, Camp Lejeune.

C.2 DEFINITIONS - TECHNICAL

- a. Regular Working Hours. The Government regular working hours are from 0800 hours to 1600 hours Monday through Friday, except (a) Federal holidays and (b) other days specifically designated by the Contracting Officer.
- b. Quality Assurance (QA). A method used by the Government to measure the quality of purchased goods and/or services received.
- c. Quality Control (QC). A method used by the Contractor to control quality of goods and/or services provided.
- d. <u>Work Authorization</u> (WA). A work authorization is a document providing authorization to the Contractor to accomplish a specific occurrence of Indefinite Quantity work against delivery orders.
- e. <u>Work Schedules</u>. A work schedule is a written document submitted monthly and annually to the Contracting Officer for approval which indicates when the Contractor intends to accomplish a particular portion of the work which will require coordination with the Contracting Officer for facility use, access and task verification.
- f. Maintenance. The day-to-day, periodic, scheduled and unscheduled work required to preserve or restore a facility or equipment to a condition that it can be effectively utilized for its designed purpose. It includes work to prevent damage or the deterioration of a facility that otherwise would be more costly to restore or require replacement if not attended.
- g. Repair. The restoration of a facility or equipment to a condition that allows it to be used for its designed purpose. Repair may require overhaul, reprocessing, or replacing parts or materials that have deteriorated because of use or time.
- h. <u>Preventive Maintenance</u>. Preventive maintenance is recurring routine service work at pre-schedule intervals, and includes cleaning, lubricating, inspection, replacement of expendable parts, adjustments, minor corrections and similar work, that can be identified by work description and frequency.
- i. Provided. Provided is defined to mean in place, furnished and installed, by the Contractor and ready for use.

- j. Where "as shown", "as indicated', "as detailed" or words of similar import are used, it shall be understood that reference is made to the facility's original construction documents (Drawings and Specifications), their amendments and change orders, unless stated otherwise.
- k. Where "as directed", "as permitted", "approval", "acceptance" or words of similar import are used, it shall be understood that direction, requirement, permission, approval or acceptance of the Contracting Officer is intended unless stated otherwise.
- 1. Delivery Order (DO). A Delivery order is a document (DD Form 1155) issued to the Contractor containing the appropriation data and order information for specific items of Indifinite Quantity Work as indicated on the Schedule of Indefinite Quantity Work, bid item 0002.
- m. <u>Inspect/Test</u>. The visual, mechanical checking, and electrical testing of the condition of facilities and equipment performed on a regularly scheduled basis, to determine the extent of the maintenance and repair work required and to ensure the proper operation of the systems.
 - n. Annually (AN). Work shall be performed once a year.

C.3 GOVERNMENT FURNISHED PROPERTY AND SERVICES

- a. GOVERNMENT FURNISHED FACILITIES. None.
- b. GOVERNMENT FURNI SHED MATERIAL. None.
- c. AVAILABILITY OF UTILITIES. The Government will furnish water and electric current when available at existing outlets as may be required for the work to be performed under the contract at no cost to the Contractor. Information concerning the location of existing outlets may be secured from the Contracting Officer. The Contractor shall provide and maintain, at his expense, the necessary service lines from existing Government outlets to the site of work.
- d. USE OF GOVERNMENT PROPERTY. At the preperformance conference the Contracting Officer shall designate certain unimproved area(s) which will become available to the Contractor for the sole purpose of parking their trailer(s) and/or other electrical testing equipment. The Contractor shall maintain these areas keeping them clean and safely equipped at all times.
- e. <u>RELAY SETTING</u>. The Government will furnish the Contractor with relay settings as required or setting will be left as found.

C.4 CONTRACTOR FURNISHED ITEMS

Except for items listed in clause C.3, the contractor shall provide all test equipment, materials, and services to perform the requirements of the Lump Sum portion of the contract.

The Contractor shall replace all worn and defective parts as listed in the Indefinite Quantity portion of the contract, Bid Item 0002, when ordered. All replacement parts or equipment shall be compatible with existing.

C.5 TESTING REQUIREMENTS

- a. All inspections and testing shall be performed by the Contractor during the first six (6) months of the contract. At the end of each of the first six (6) months, the Contractor shall furnish the Contracting Officer a complete list of required replacement parts as required by clause C.7 "Replacement Parts". This list, upon appoval, may be used by the Contracting Officer to issue delivery orders in accordance with clause I.3 "FAR 52.216-18, Ordering (APR 1984)" in section I.
- b. All assemblies and components of equipment listed in Section J, Attachment J-C6a and J-C6b shall be tested and inspected in accordance with the Electrical Maintenance Tests that have been developed by the National Electrical Testing Association, Inc. (NETA, Copyright 1981) unless otherwise specified herein. Delete the requirement by NETA of Infrared Scanning of electrical equipment. All test values shall be recorded on forms designated in the appendix.
- c. <u>Insulation Testing</u>. The results of insulation testing shall be within the ranges there indicated with the following exceptions for minimum insulation resistance values:
 - (1) Main Power Circuits 5 Megohms
 - (2) Auxiliary/Control Circuits 1 Megohm
- d. Operational Testing. The following systems at The Naval Hospital shall be operationally tested:
 - (1) Key Interlock Systems
 - (2) Ground Fault Systems

Operate closing, opening, and tripping mechanisms and adjust to manufacturer's tolerances. Operate electrical control circuits, auxiliary devices and remote close and trip circuits.

- e. <u>Functional Testing.</u> Perform function testing of each system to insure total system operation.
- f. Inspection and Test Procedures. The following inspection and test procedures are for the Medium-Voltage Vacuum Circuit Breakers.

(1) Visual and Mechanical Inspections

(a) Inspect for physical damage, cleanliness, contact wear and hydraulic leaks.

(b) Inspect anchorage, alignment, and grounding.

- (c) Perform all mechanical operations and alignments. Exercise breaker by opening and closing through all available means while checking the control functions. Test and adjust in accordance with manufacturer's instructions.
- (d) Throughly clean the Operating mechanism and all insulators.
- (e) Lubricate operating mechanism in accordance with manufacturer's instructions.

(f) Check tightness of all fasteners by calibrated torque wrench method. Refer to manufacturer's instructions for torque values.

(2) Electrical Tests

(a) Measure contact resistance

(b) Perform overpotential test across the opened interrupter contacts. Refer to manufacturer's instructions for correct voltages and time for test.

(c) Perform insulation tests phase-to-phase and phase-to-ground.

(3) Test Values

(a) Contact resistance shall be determined in micro-ohms.
Resistance values should not exceed 100 micro-ohms.

(b) Vacuum condition is satisfactory if interrupter withstands 38 kilovolts at 60 hertz for a period of one minute.

g. Inspection and Test Procedures - The following inspection and test procedure is for the SF6 Gas (Sulfur Hexaflouride) Circuit Breakers.

(1) Visual and Mechanical Inspections

(a) Inspect for physical damage, cleanliness, and contact erosion.

(b) Inspect anchorage, alignment, and grounding.

(c) Perform all mechanical operations and alignment. Exercise breaker by opening and closing through all available means while checking the control functions. Test and adjust in accordance with manufacturer's instructions.

(d) Throughly clean the operating mechanism, all insulators and

ventilator filter.

(e) Lubricate operating mechanism in accordance with

manufacturer's instructions.

(f) Check tightness of all fasteners by calibrated torque wrench method. Refer to manufacturer's instructions for torque values.

(2) Electrical Tests

(a) Measure contact resistance.

(b) Perform power frequency dielectric test in accordance with manufacturer's instructions.

(c) Perform insulation test phase-to-phase and phase-to-ground.

(3) Test Values

(a) Contact resistance shall be determined in micro-ohms. Resistance values should not exceed 100 micro-ohms.

(b) Bushings are considered satisfactory if no breakdowns occur with an applied 50 kilovolts at 60 hertz for a period of one minute.

C.6 CLEANING, INSPECTING, AND ADJUSTMENT REQUIREMENTS

- a. Arc Interrupters Remove arc chutes and insulating barriers. Inspect for cracks, tracking and broken or burned parts. Blow out all dust and debris with compressed air. Clean off discoloration caused by arc products with fine sand paper. Do not use emery cloth. Provide recommendation for replacement of damaged components.
- b. <u>Contacts</u> Inspect, clean, and adjust main and arcing contacts in accordance with manufacturer's instructions. Check for good alignment and proper pressure. Contacts shall be burnished to remove pitting and burn marks. If burnishing will not correct badly burned or pitted conditions, provide recommendation for replacement.
- cotter pins or retaining keepers, missing nuts and bolts, and for binding or excessive wear. Adjust or recommend replacement of any part that prevents the closing and tripping action from meeting manufacturer's standards. If oil dashpots are used, they shall be disassembled and cleaned. The oil orifices shall be checked and set and the dashpot oil replaced with new oil as recommended by the manufacturer. Check trip arms on the various trip devices and adjust so that they engage trip bar properly. Lubricate all operational mechanisms in accordance with manufacturer's instructions.
- d. <u>Breaker Auxiliary Devices</u> Inspect the closing motor or solenoid, shunt trip and auxiliary switches for correct operation, insulation condition and tightness of connections. Check breaker position and spring-charge indicators and all interlocks, if so equipped. Adjust all devices for proper operation. Provide recommendation for replacement of all defective parts.
- e. <u>Lubrication and Cleaning</u> Vacuum, clean, and wipe dust from breaker frame, insulation and operating mechanism. Such items as latches, rollers, sleeve bearings, pivot pins, rotating parts, sliding surfaces, solenoid operators and contact arm hinge assembly shall be cleaned and lubricated. Lubricants and cleaning fluids shall be those recommended by the manufacturer for the specific application. Do not overlubricate. Do not use carbon tetrachloride. Lubrication shall not be performed on teflon sleeve bearings, roller and needle bearings, dry pivot points and arcing contacts. Also, provide a light coat of rust inhibitor on all steel surfaces that are not lubricated.
- C.7 REPLACEMENT PARTS: Upon the discovery of worn or defective parts the Contractor shall provide to the Contracting Officer, by the next working day, a recommended replacement parts list for each piece of equipment for approval. The list shall contain each part required for replacement along with the contractor's price for materials and labor, from Bid Item 0002, the lead time to purchase the replacement part, and the estimated additional time that the existing equipment must remain in place before the replacement part is installed. The Contractor shall provide replacement parts when such part is required by a delivery order. All replacement parts shall be new, compatible with existing parts, and in accordance with manufacturer's recommendations. The Contractor may use refurbish parts, if approved by the Contracting Officer, and when such use is in accordance with standard industrial practice. After installing the replacement part, the Contractor shall inspect and test the equipment in accordance with clause C.5 and C.6 of this section. The cost for this second inspection shall be include with the contractor's bid.

C.8 <u>GASKETS</u>: Replace all gaskets of covers that are removed and provide new neoprene type gaskets. Apply "Red Devil" or equal on one side of new gasket and petroleum jelly on the other side.

C.9. INSULATION OIL

- a. Insulating Mineral Oil shall conform to ASTM-D-3487, Type II tested in accordance with ASTM-D-117.
- b. Regular Testing/Maintenance. Insulating oil samples shall be taken as prescribed in ASTM D-923. Each sample shall be tested in accordance with ASTM-D-923 for dielecticic strength, acidity, interfacial tension, and color. Record test values on approved certified test report forms. (See Attachment J-H2)

The following tests and standards are applicable:

TEST	ASTM METHOD	STANDARD
Dielectric Breakdown Acidity Interfacial Tension (IFT) Color Power Factor	D-877 D-1534 D-971 D-1524 D-924	24 KV (MIN) 0.4 mg (MAX) 24 Dynes/cm (MIN) 1.0 (MAX) 1.0% MAX @ 25 degrees C., 60 Hz
Neutralization Number (NN) Specific Gravity Moisture Content Myers Index (IFT/NN)	D-974 D-1298 D-1533	0.15 mg KOH (MAX) 0.865 - 0.9 Less than or equal to 35 ppm Greater than 60

The addition of insulating oil in excess of 2% by liquid volume of the unit's capacity to improve test values is not acceptable.

c. Filter or replace the entire quantity of insulating oil in the equipment not meeting IEEE standards as contained in Guide Number 64.

If existing insulating oil fails the acidity test, the equipment shall be drained, uncovered, and flushed with new insulating oil conforming to the applicable IEEE standards. Cover and fill unit with new insulating oil conforming to the applicable IEEE standards.

Removed insulating oil shall be placed into "DOT Approved" storage barrels provided by the contractor. Filled storage barrels shall be delivered to lot 140 for government disposal. Provide 5 day written notice prior to delivery.

C. 10 ACCREDITATION

a. All technicians assigned to the project shall be accredited as Certified Electrical Test Technologists by the National Institute for Certification of Engineering Technologists (NICET) or the National Electrical Testing Association (NETA). A Certified Technician shall sign all test results and reports.

b. Test Assistants and apprentices may be assigned to the project as Assistants to Certified Technicians at a ratio not to exceed one certified to one non-certified person. All work shall be performed under the direct supervision of a Certified Technician.

C.11 CONTRACTUR QUALITY CONTROL (QC)

In accordance with the "FAR 52.246-4, INSPECTION OF SERVICES - FIXED PRICE" Clause, Section E, the Contractor shall establish and maintain a complete QC Program that is acceptable to the Contracting Officer to assure that the requirements of the contract are provided as specified.

- a. A general description of the Contractor's QC Program shall be available for Government review during the preaward survey. Four copies of the complete QC Program shall be provided to the Contracting Officer. for review and approval within 15 days after award and as changes are made thereafter. The program shall include:
- (1) A quality control inspection system covering all contract services. It must specify areas to be inspected on either a scheduled or unscheduled basis and how inspections are to be conducted.
- (2) The name(s) and qualifications of the individual(s) tasked to perform the quality control inspections, and the extent of their authority.
- (3) A method for identifying deficiencies in the quality of services performed and taking corrective action before the level of performance becomes unsatisfactory.
- b. A file of all Quality Control Inspections, inspection results, and any corrective action required, shall be maintained by the Contractor through the term of this contract. This file shall be the property of the Government and be made available to the Contracting Officer during regular hours. The file shall be turned over to the Contracting Officer within 30 days after completion/termination of the contract.
- c. Task Verification Document. A task verification document is a form designed by the Contractor for his use in planning and scheduling work items in the Lump Sum portion of the contract. The Contractor shall use the task verification document to provide verification and accountability of accomplished lump sum work. Included in this document shall also be a summary of inspection and testing results. This document shall be submitted to the QAE daily. The Contracting Officer may use the task verification document in the quality insurance program. The format of of all task verification documents shall be approved by the Contracting Officer as a portion of the Contractor's Quality Control Plan.

C.12 REPORTS

a. Furnish Report Manual within two weeks of the end of the contract. The Report Manual shall include the test procedures, performance data, and parts list, etc. as per attachment J-H2 for all equipment listed in the equipment lists. The Contractor shall furnish seven copies of the Report Manual bound in hardback binders or an approved equivalent. The manual shall have a table of contents, page numbers, and be assembled to conform to the table of contents with the tab sheets placed before the report covering the subject. The report shall be typed and double-spaced.

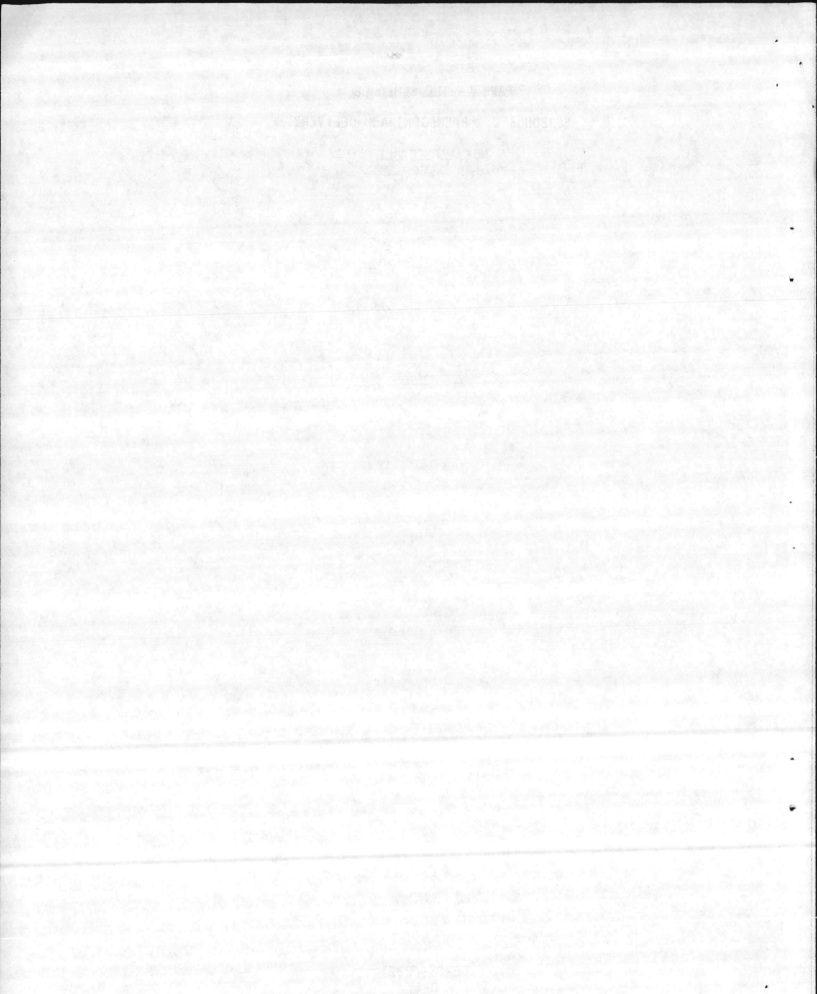
- b. Within one working day after completion of items listed in the Schedule of Deductions, a preliminary handwritten report shall be furnished to the Contracting Officer.
- C.13 <u>DRAWI NGS ACCOMPANYI NG SPECIFICATION</u>. The following drawings accompanying this specification are a part thereof. Drawings are the property of the Government and shall NOT be used for any purpose other than that contemplated by the specifications.

NAVFAC DRAWI NG NO. 4160763	SHEET NO.	TITLE Location and Vicinity Map Marine Corps Base
4160764	E-1	Single-Line
4160765	E-2	Hadnot Point - Electrical Equipment
4160766	E-3	Camp Lejeune Various Areas - Electrical Equipment
4160767	E-4	Paradise Point - Electrical Equipment
4160768	E-5	Camp Lejeune Various Areas - Electrical Equipment
4160769	E-6	Marine Corps Air Station - Electrical Equipment
4160770	E-7	Marine Corps Air Station Single-Line Diagram

*** END OF SECTION ***

SCHEDULE D: PACKAGING AND DELIVERY

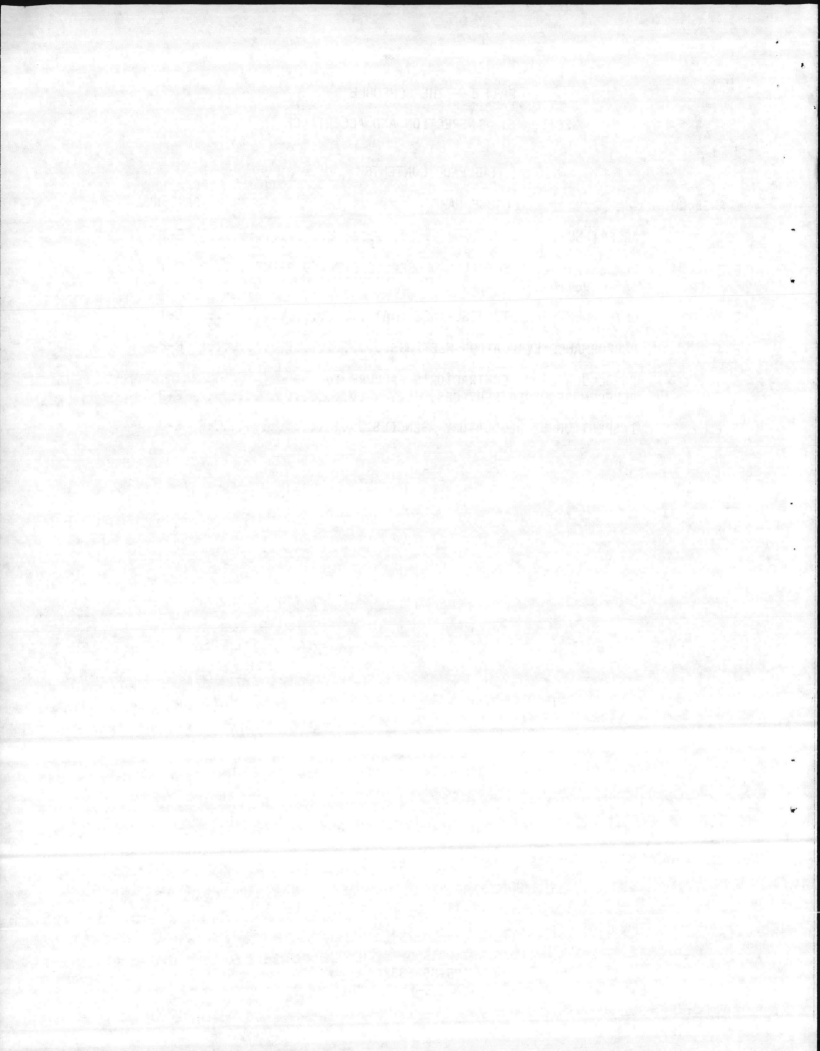
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SECTION E: INSPECTION AND ACCEPTANCE

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PART I - THE SCHEDULE SECTION E: INSPECTION AND ACCEPTANCE

E.1 ACCEPTANCE

The performance and quality of work delivered by the contractor, including services rendered and any documentation or written material compiled, shall be subject to inspection, review, and acceptance by the government.

E.2 FAR 52.246-4, INSPECTION OF SERVICES - FIXED-PRICE (APR 1984)

- a. <u>Definitions</u>. "Services", as used in this clause, includes services performed, workmanship, and material furnished or utilized in the performance of services.
- b. The Contractor shall provide and maintain an inspection system acceptable to the Government covering the services under this contract. Complete records of all inspection work performed by the Contractor shall be maintained and made available to the Government during contract performance and for as long afterwards as the contract requires.
- c. The Government has the right to inspect and test all services called for by the contract, to the extent practicable at all times and places during the term of the contract. The Government shall perform inspections and tests in a manner that will not unduly delay the work.
- d. If any of the services do not conform with contract requirements, the Government may require the Contractor to perform the services again in conformity with contract requirements, at no increase in contract amount. When the defects in services cannot be corrected by reperformance, the Government may (1) require the Contractor to take necessary action to ensure that future performance conforms to contract requirements and (2) reduce the contract price to reflect the reduced value of the services performed.
- e. If the Contractor fails to promptly perform the services again or to take the necessary action to ensure future performance in conformity with contract requirements, the Government may (1) by contract or otherwise, perform the services and charge to the Contractor any cost incurred by the Government that is directly related to the performance of such service or (2) terminate the contract for default.

E.3 GOVERNMENT QUALITY ASSURANCE (QA)

In accordance with the "FAR 52.246-4, INSPECTION OF SERVICES - FIXED PRICE" Clause, Section E, each phase of the services rendered under this contract is subject to Government inspection during both the Contractor's operations and after completion of the tasks. The Government's Quality Assurance Surveillance Program is not a substitute for Quality Control by the Contractor. All findings of incomplete or defective performance will be administered in accordance with the "CONSEQUENCES OF CONTRACTOR'S FAILURE TO PERFORM REQUIRED SERVICES" clause, of Section E. All costs associated with rework are the responsibility of the Contractor. When the Contractor's overall performance is unsatisfactory, a Discrepancy Report will be issued by the Contracting Officer or his designated representative.

The Contractor shall reply in writing, giving the reason(s) for unsatisfactory performance, and identify the corrective action(s) to be taken to prevent recurrence.

E.4 PERFURMANCE EVALUATION MEETINGS

The Contractor's representative shall meet with the Government's representative bimonthly during the first three months of the contract. Thereafter, meetings will be as often as necessary at the discretion of the Contracting Officer, but not less than monthly. A mutual effort will be made to resolve all problems identified. The written minutes of these meetings, prepared by the Government, shall be signed by the Contractor's representative and the Government's representative. Should the Contractor not concur with the minutes, the Contractor shall state, in writing, to the Contracting Officer any areas of disagreement within five days after the meeting.

E.5 CONSEQUENCES OF CONTRACTOR'S FAILURE TO PERFORM REQUIRED SERVICES

- a. The Government will give the Contractor written notice of deficiencies by copies of the Inspector's Daily Reports or otherwise, prior to charging liquidated damages, and whenever unsatisfactory services are performed. The parties hereto agree that due to the obligation of Contractor under another clause hereof to maintain an effective inspection system, the Contractor shall be conclusively presumed to have actual knowledge of work not performed, and that therefore such written notice will not be a prerequisite for withholding payment for unperformed services. Therefore:
 - (1) In the case of non-performed work, the Government:
- (a) shall deduct from the Contractor's invoice all billings associated with such non-performed work at the rates set out in the Schedule of Deductions in Section B or required by other provisions of this contract, unless the Contractor is permitted or required to perform pursuant to (b) below and satisfactorily completes the work;
- (b) may, at its option, afford the Contractor an opportunity to perform the non-performed work within 3 hours of the Contractor being advised that he will be afforded the opportunity, in the case of daily services; or 24 hours in the case of all other services; or
- (c) may, at its option, perform the services by Government personnel or other means.
 - (2) In the case of unsatisfactory work, the Government:
- (a) shall deduct from the Contractor's invoice all billings associated with such unsatisfactory work at the rates set out in the Schedules in Section B, unless the Contractor is afforded an opportunity to reperform pursuant to (b) below and satisfactorily completes the work;
- (b) may, at its option, afford the Contractor the opportunity to reperform the unsatisfactory work within 3 hours in the case of daily services, or within 24 hours in the case of all other services, of the notice to the Contractor of such unsatisfactory performance, at no additional cost to the Government; or

- (c) may, at its option, perform the services by Government personnel or other means.
- b. Should the Government elect options a(1)(a), a(1)(b), a(2)(a), or a(2)(b) above, the Government will also deduct, as liquidated damages, to compensate the Government for administrative costs and other expenses resulting from the non-performance or unsatisfactory performance, an additional 10% of the rate set forth in the Schedules in Section B for such work.
- c. Should the Government elect options a(1)(c) or a(2)(c) above, the Government will effect the deduction described in a(1)(a) or a(2)(a) above, and will deduct an additional 20 percent of the rate set forth in the Schedules in Section B. This 20 percent is liquidated damages to compensate the Government for administrative costs and other expenses incurred by the Government to obtain satisfactory completion of the services.
- d. Repeated instances of non-performance or unsatisfactory performance will be grounds for termination of the contract for default in accordance with Clause entitled "DEFAULT (Fixed Price Supply Service) (APR 1984)" of Section I.
 - (1) Government reserves the following rights:
- (a) The rights described in the "DEFAULT (FIXED-PRICE SUPPLY AND SERVICE) (APR 1984)" Clause of Section I and all other remedies for default as may be provided by law.
- (b) To hold the Contractor liable for property losses sustained by the Government as a direct, consequential result of a failure to furnish the required personnel.
- (2) Computations of the costs of Government employees performance of work not performed by the contractor shall be in conformance with "Statement of Wage and Fringe Benefit Rates Applicable to Federal Wage Board (Blue Collar) Employees".
- (3) The parties to this contract hereto agree that the contractor, as a result of his contractual obligation to supervise the personnel furnished and oversee the quality of their performance, shall be conclusively presumed to have actual knowledge of work not performed, and that therefore a written notice shall not be a prerequisite for withholding payment or assessing liquidated damages for nonperformed services.

E.6 INSPECTION BY REGULATORY AGENCIES

All work and work areas described in Section C are subject to inspection by the Marine Corps Base Fire Department. The Contractor shall provide personnel to accompany the regulatory agency inspection teams. Contractor personnel shall be knowledgeable concerning the items being inspected. The Contractor shall participate in responding to all requests for information and inspection or review findings by regulatory agencies.

*** END OF SECTION ***

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SECTION F: DELIVERIES OR PERFORMANCE

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SECTION F: DELIVERIES OR PERFORMANCE

F.1 LOCATION - The work shall be located at the Marine Corps Base, Naval Hospital, Camp Lejeune, NC and the Marine Corps Air Station, New River, Jacksonville, NC. The exact location(s) will be indicated by the Contracting Officer.

F.2 TERM OF CONTRACT

The contract term shall be for a period of one year, commencing 1 October 1987, or 15 days after date of award, whichever is later, through 30 September 1988.

F.3 PRE-PERFORMANCE CONFERENCE

Prior to commencing work, the Contractor shall meet in conference with the Contracting Officer, at a time to be determined by the Contracting Officer, to discuss and develop mutual understandings relative to scheduling and administering work.

F.4 WORK SCHEDULE

- a. The Contractor shall arrange his work so as not to cause interference with normal occurrence of Government business. All work schedules required shall be submitted to and be approved by the Contracting Officer. In no event shall the Contractor change approved work schedules without the prior consent of the Contracting Officer. Whenever non-essential services have been scheduled on the date a holiday occurs, such services shall be performed on the following working day.
- b. Initial Work Schedule. Within 15 days after award, the Contractor shall submit to the Contracting Officer a general schedule of planned performance of work for the contract period. The Schedule shall indicate the equipment to receive services, the location of the equipment, and when the Contractor intends to accomplish that particular portion of the work. This schedule shall be projected for one year.
- c. Monthly Work Schedule. The Contractor shall develop a monthly work schedule for all work under this contract. The schedule shall be submitted to the Contracting Officer for approval five (5) working days prior to the start of the schedule month. The schedule shall identify all work including work ordered under the indefinite quantity portion of the contract. The schedule shall identify indefinite quantity work by delivery order or job order number and title, and indicate the scheduled start and completion dates. Recurring services shall be identified and the date of performance indicated. Changes or additions to any job that prevent the Contractor from completing the work on time or which change the scope of the work shall be reported to the Contracting Officer in writing.

d. Service Interruptions. If any services must be disconnected (even temporarily) due to scheduled contract work, the Contractor shall notify in writing the Contracting Officer, affected tenants, customers, and areas at least ten working days in advance. If the discontinued service is due to any emergency breakdown, the Contractor shall notify the Contracting Officer, affected tenants and customers as soon as possible.

F.5 WORK OUTSIDE REGULAR WORKING HOURS

Except as may otherwise be specified, all work that does not create a power outage shall be performed during regular working hours as defined in the "DEFINITIONS-TECHNICAL" clause in Section C. If the Contractor desires to carry on work on Saturday, Sunday, holidays or outside of the station's regular hours, he may submit application to the Contracting Officer for approval consideration.

F.6 FAR 52.212-15; GOVERNMENT DELAY OF WORK (APR 1984)

- (a) If the performance of all or any part of the work of this contract is delayed or interrupted (1) by an act of the Contracting Officer in the administration of this contract that is not expressly or impliedly authorized by this contract, or (2) by a failure of the Contracting Officer to act within the time specified in this contract, or within a reasonable time if not specified, an adjustment (excluding profit) shall be made for any increase in the cost of performance of this contract caused by the delay or interruption and the contract shall be modified in writing accordingly. Adjustment shall also be made in the delivery or performance dates and any other contractual term or condition affected by the delay or interruption. However, no adjustment shall be made under this clause for any delay or interruption to the extent that performance would have been delayed or interrupted by any other cause, including the fault or negligence of the Contractor, or for which an adjustment is provided or excluded under any other term or condition of this contract.
- (b) A claim under this clause shall not be allowed (1) for any costs incurred more than 20 days before the Contractor shall have notified the Contracting Officer in writing of the act or failure to act involved, and (2) unless the claim, in an amount stated, is asserted in writing as soon as practicable after the termination of the delay or interruption, but not later than the day of final payment under the contract.

*** END OF SECTION ***

PART I - THE SCHEDULE

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PART I - THE SCHEDULE

SECTION G: CONTRACT ADMINISTRATION DATA

G.1 ORDERING OF WORK

- a. Delivery orders for the Indefinite Quantities portion of the contract will take the form of Department of Defense form DD Form 1155. DD Form 1155 will be processed as described on the form. The Contracting Officer will designate persons in writing as Ordering Officers with authority to approve issuance of delivery orders. See Attachment J-G1.
- b. Delivery orders will be issued to the Contractor in triplicate. One copy shall be submitted by the Contractor with the invoice for payment, one copy shall be submitted within 24 hours of completion of work, and one copy retained by the Contractor.
- c. Oral Orders: The Ordering Officers (designated per a. above) may issue oral orders only in emergency circumstances. Oral orders will be confirmed by issuance of a written Delivery Order on DD Form 1155 within two (2) working days.
- d. Amendments to delivery orders: Orders may be amended by agreement between the Contracting Officer and the contractor. Amendments to delivery orders shall be effected on a Standard Form 30. Orders may be amended orally by the Ordering Officer in emergency circumstances. Oral amendments shall be confirmed by issuance of a written amendment of Standard Form 30 within two (2) working days from the time of the oral communication amending the order.
- e. The Firm Fixed Price portion of this contract constitutes the guaranteed minimum of the work delineated in FAR 52.216-22, "Indefinite Quantity (Apr 1984)" clause, Section I. The Government is not obligated to order a minimum quantity of work under the Indefinite Quantity portion of the contract; however, the maximum amount of work ordered during the contract period will not exceed 200 percent of the total amount bid for Indefinite Quantity Work.

G.2 DFARS 52.232-7000; INVOICES (UCT 1982)

- (a) An invoice is a written request for payment under the contract for supplies delivered or for services rendered. In order to be proper, an invoice must include as applicable the following:
 - (1) Invoice date:
 - (2) Name of Contractor:
 - (3) Contract number (including order number if any), contract line item number, contract description of supplies or services, quantity, contract unit of measure and unit price, and extended total;
 - (4) Shipment number and date of shipment (bill of lading number and weight of shipment will be shown for shipments on government bills of lading);

(5) Name and address to which payment is to be sent (which must be the same as that in the contract or on a proper notice of assignment);

6) Name (where practicable) title, phone number and mailing address of person to be notified in event of a defective

invoice; and

(7) Any other information or documentation required by other provisions of the contract (such as evidence of shipment).

Invoices shall be prepared and submitted in quadrupicate(one copy shall be marked "original") unless otherwise specified.

- (b) For purposes of determining if interest begins to accrue under the Prompt Payment Act (Public Law 97-177):
 - A proper invoice will be deemed to have been received when it is received by the office designated in the contract for receipt of invoices and acceptance of supplies delivered or services rendered has occurred;

(2) payment shall be considered made on the date on which a

check for such payment is dated;

(3) payment terms (e.g., "net 20")offered by the Contractor will not be deemed a "required payment date;" and

(4) the following periods of time will not be included

(i) after receipt of an improper invoice and prior to notice of any defect or impropriety, but not to exceed 15 days (or any lesser period established by this contract); and

(ii) between the date of a notice of any defect or impropriety and the date a proper invoice is received. When the notice is in writing, it shall be considered made on the date shown in the notice.

G.3 INVOICING INSTRUCTIONS

Contractor's invoices shall be submitted to the Contracting Officer in quadruplicate at monthly intervals for services performed and shall have the monthly work schedule and task verification document attached thereto. Payment will be based on invoices submitted by the contractor for satisfactorily completed work. Upon verification of work actually performed and receipt of required Contractor submittals as identified in Attachment J-G2 of this section, invoices will be processed for payment.

G.4 MODIFICATION PROPOSALS - PRICE BREAKDOWN

The Contractor, in connection with any proposal he makes for a contract modification, shall furnish a price breakdown, itemized as required by the Contracting Officer. Unless otherwise directed, the breakdown shall be in sufficient detail to permit an analysis of all material, labor, equipment, subcontract, and overhead costs, as well as profit, and shall cover all work involved in the modification, whether such work was deleted, added, or changed. Any amount claimed for subcontractors shall be supported by a similar price breakdown.

In addition, if the proposal includes a time extension, a justification thereof shall also be furnished. The proposal, together with the price breakdown and time extension justification, shall be furnished by the date specified by the Contracting Officer.

G.5 MINIMUM WAGE RATES

The minimum wage rates to be paid for work under this specification will be requested from the Department of Labor for each potential area of performance based on the response to the initial solicitation and will be issued by ammendment upon receipt.

*** END OF SECTION ***

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PART I - THE SCHEDULE

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H. 1 DIRECTIVES

The Contractor is required to obey all applicable Department of Defense (DOD), Secretary of the Navy (SECNAV), Chief of Naval Operations (OPNAV), and other directives, instructions, and regulations.

H.2 STATION REGULATIONS

The Contractor and his employees shall become acquainted with and obey all Government regulations as posted, or as requested by the Contracting Officer. See Attachment J-H1.

H.3 FIRE PREVENTION

The Contractor shall insure that he and his employees shall know how to turn in a fire alarm. The Contractor shall observe all requirements for handling and storage of combustible supplies, materials, waste and trash.

H.4 ENVIRONMENTAL PROTECTION

The Contractor shall comply with all applicable environmental protection requirements. The Contractor shall comply with federal, state and local laws and with the regulations and standards regarding environmental pollution. All environmental protection matters shall be coordinated with the Contracting Officer. Inspection of any of the facilities operated by the Contractor may be accomplished by the Activity Environmental Protection Coordinator, or authorized officials on a no-notice basis during normal working hours. In the event that a regulatory agency assesses a monetary fine against the Government for violations caused by Contractor negligence, the Contractor shall reimburse the Government for the amount of that fine and other costs. The Contractor shall also clean up any oil spills which result from the Contractor's operations. The Contractor shall comply with the instructions of the cognizant Navy Medical Department with respect to avoidance of conditions which create a nuisance or which may be hazardous to the health of military or civilian personnel.

H.5 SALVAGE

All material and equipment which are removed or disconnected, are sound and of value, but are not indicated or specified for reuse, shall remain the property of the Government. They will be delivered by the Contractor at his expense to Building 1202. All nonusable surplus material and debris resulting from work under these specifications shall be removed from the site by the Contractor at his expense.

H. 6 DI SPOSAL

Debris, rubbish and nonusable material resulting from the work under this contract may be disposed of on Government property at the Sanitary Landfill at the approval of the Contracting Officer or off Government property, at the option of the Contractor. In either case, the contractor must dispose of all hazardous waste in accordance with the Resource Conservation and Recovery Act and its associated state and local regulations.

H.7 SAFETY REQUIREMENTS AND REPORTS

- a. All work shall be conducted in a safe manner and shall comply with the requirements described in the ACCIDENT PREVENTION clause in Section I and in Attachment J-HI of this section. The government will not provide safety equipment to the contractor.
- b. Prior to commencing work, the Contractor shall meet in conference with the Contracting Officer to discuss and develop mutual understandings relative to administration of the Safety Program.
- c. The Contractor's workspace may be inspected periodically for OSHA and Navy violations. Abatement of violations will be the responsibility of the Contractor and/or the Government as determined by the Contracting Officer. The Contractor will provide assistance to the Safety Office escort and the federal or state OSHA inspector if a complaint is filed. Any fines levied on the Contractor by federal or state OSHA offices due to safety/health violations will be paid promptly.
- d. In accordance with the ACCIDENT PREVENTION clause in Section I, the contractor shall report to the Contracting Officer in the manner and on the forms prescribed in Attachment J-HI, exposure data and all accidents resulting in death, trauma, or occupational disease. All accidents must be reported to the Contracting Officer within 24 hours of their occurrence.
- e. In accordance with the ACCIDENT PREVENTION clause in Section I, the contractor shall submit to the Contracting Officer a full report of damage to Government property and/or equipment by contractor employees. All damage reports shall be submitted to the Contracting Officer within 24 hours of the occurrence.
- f. Only emergency medical care is available in Government facilities to Contractor employees who suffer on-the-job injury or disease. Care will be rendered at the rates established in NAVNEDCOMNOTE 6320.3 series. Reimbursement will be made by the Contractor to the Naval Regional Medical Center Collection Agent upon receipt of statement.

H.8 SECURITY REQUIREMENTS

- a. The Contractor shall comply with all activity security requirements. Upon request, the Contractor shall submit the name and address of each employee hired for work on this contract and shall fill out questionnaires and other forms as may be required for security.
- b. Neither the Contractor nor any of its employees shall disclose or cause to be disseminated any information concerning the operations of the activity which could result in or increase the likelihood of the possibility of a breach of the activity's security or interrupt the continuity of its operations.

- c. Disclosure of information relating to the services hereunder to any person not entitled to receive it, or failure to safeguard any classified information that may come to the Contractor or any person under his control in connection with work under this contract, may subject the Contractor, his agents or employees to criminal liability under 18 U.S.C., Sections 793 and 798.
- d. All inquiries, comments or complaints arising from any matter observed, experienced, or learned as a result of or in connection with the performance of this contract, the resolution of which may require the dissemination of official information will be directed to the activity Commander.
- e. Deviations from or violations of any of the provisions of this paragraph will, in addition to all other criminal and civil remedies, provided by law subject the Contractor to immediate termination for default and/or the individuals involved to a withdrawal of the Government's acceptance and approval of employment.

H.9 PASSES AND BADGES

All Contractor employees shall obtain the required employee and vehicle passes. The Contractor shall, prior to the start of the contract, submit to the Contracting Officer an estimate of the number of personnel expected to be utilized at any one time on the contract. The Government will issue badges without charge. Each employee shall wear the Government issued badge over the front of the outer clothing. When an employee leaves the Contractor's service, the employee's pass and badge shall be returned within three days. Passes and badges issued to Contractor employees shall not negate the requirement for employee identification required in the "IDENTIFICATION OF CONTRACTOR EMPLOYEES" paragraph, Section H.

H.10 ACCESS TO BUILDINGS

- a. It shall be the Contractor's responsibility, through the Contracting Officer, to obtain access to buildings and facilities and arrange for them to be opened and closed.
- b. Keys may be issued to the Contractor; however, it shall be the Contractor's responsibility to arrange for adequate security of the buildings and facilities at the end of each work day.
- c. The Contractor shall be responsible for the cost of replacing any keys that are furnished to and lost by his employees. If the Contracting Officer decides that a lock must be replaced because of the loss of a key by the Contractor's employees, the Contractor shall pay the cost of that replacement. Similarly, the Contractor shall pay the cost of changing a combination if the Contracting Officer has reasonable cause to believe that the combination has been compromised.

H.11 CONTRACTOR EMPLOYEES

- a. In accordance with the SUPERINTENDENCE BY CONTRACTOR clause in Section I, the contractor shall provide to the Contracting Officer the name or names of the responsible supervisory person or persons authorized to act for the contractor.
- b. The Contractor shall furnish sufficient personnel to perform all work specified within the contract.
- c. Contractor employees shall conduct themselves in a proper, efficient, courteous and businesslike manner.
- d. The Contractor shall remove from the site any individual whose continued employment is deemed by the Contracting Officer to be contrary to the public interest or inconsistent with the best interests of National Security.
- e. No employee or representative of the Contractor will be admitted to the site of work unless he furnishes satisfactory proof that he is a citizen of the United States, or, if an alien, his residence within the United States is legal.

H. 12 IDENTIFICATION OF CONTRACTOR EMPLOYEES

All contractor/subcontractor employees working under this contract shall be identified by a distinctive name plate, emblem, or patch attached in a prominent place on an outer garment. Employee identification shall not be substituted for station required passes or badges.

H.13 IDENTIFICATION OF CONTRACTOR VEHICLES

Each Contractor provided vehicle shall show the contractor's name so that it is clearly visible and shall at all times, display a valid state license plate and safety inspection sticker, if applicable. Contractor vehicles operated on Government property shall be maintained in good repair.

H.14 PERMITS

In accordance with the "PERMITS AND RESPONSIBILITIES" clause in Section I, the Contractor shall, without additional expense to the Government, obtain all appointments, licenses, and permits required for the prosecution of the work. The Contractor shall comply with all applicable federal, state, and local laws. Evidence of such permits and licenses shall be provided to the Contracting Officer before work commences. The Contractor shall be certified by NETA.

H. 15 WARRANTY OF SERVICES

The Contractor shall provide a warranty for materials and workmanship for one year after installation for all Contractor furnished equipment and parts including, but not limited to, appliances, mechanical and electrical equipment and plumbing fixtures. The one year term of the warranty shall begin upon installation of the item. The Contractor shall be responsible for the delivery and installation of replacement parts in accordance with these technical specifications. This paragraph supercedes the "WARRANTY OF SERVICES" clause, Section I for all services provided under the contract related to appliances, mechanical and electrical equipment, and plumbing fixtures. "THE WARRANTY OF SERVICES" clause, Section I shall apply to all other services provided under the contract. At the time of installation, the Contractor shall obtain and furnish to the Contracting Officer's designated representative written guarantees for all the equipment and/or appliances furnished under the contract. The Contractor shall furnish the Contracting Officer, for information purposes, with each guarantee: The name, address, and telephone number of the guarantor's representative nearest to the activity location who will provide the services prescribed by the terms of the quarantee. It shall be the Contractor's responsibility to execute all warranties on both the equipment provided by the Contractor and upon Government furnished equipment under warranty. The Government will provide the necessary warranty data on the equipment provided. At the time of installation, the Contractor shall tag each item of warranted equipment with a durable, oil and water resistant tag approved by the Contracting Officer. Tag shall show the following information:

EQUIPMENT WARRANTY TAG:

Type of Equipment	
Accepted Date	
Warranted Until	
Under Contract	

H.16 INSURANCE

(a) The contractor shall procure and maintain during the entire period of performance under this contract the following minimum insurance coverage.

Type of Insurance		Per Person	Per Accident	Property
1.	Comprehensive General Liability		\$500,000	
2.	Automobile Liability	\$200,000	\$500,000	\$20,000

- 3. Workmen's Compensation: As required by Federal and State worker's compensation may not be written by private carriers.
- 4. Employer's liability coverage: \$100,000, except in states where worker's compensation may not be written by private carriers.
- 5. Other as required by state law.
- (b) Prior to commencement of work, the Contractor shall furnish to the Contracting Officer a certificate or written statement of the above required insurance. The policies evidencing required insurance shall contain an endorsement to the effect that cancellation or any material change in the policies adversely affecting the interests of the Government in such insurance shall not be effective for such period as may be prescribed by the laws of the State in which this contract is to be performed and in no event less than thirty (30) days after written notice thereof to the Contracting Officer.
- (c) The Contractor agrees to insert the substance of this clause, including this paragraph (c), in all subcontracts hereunder.

* * * END OF SECTION * * *

PART II - CONTRACT CLAUSES

SECTION I: CONTRACT CLAUSES

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1.1 FAR 52.202-1, DEFINITIONS (APR 1984) (MODIFIED)

- a. <u>Contracting Officer</u> means a person with the authority to enter into, administer, and/or terminate contracts and make related determinations and findings. The term includes certain authorized representatives of the Contracting Officer acting within the limits of their authority as delegated by the Contracting Officer.
- b. Head of the Agency. (also called "agency head") or "Secretary" means the Secretary (or Attorney General, Administrator, Governor, Chairperson, or other chief official, as appropriate) of the agency, including any deputy or assistant chief official of the agency, and, in the Department of Defense, the Under Secretary and any Assistant Secretary of the Departments of the Army, Navy, and Air Force and the Director and Deputy Director of Defense agencies, and the term "authorized representative" means any person, persons or board (other than the Contracting Officer) authorized to act for the head of the agency or Secretary.
- c. <u>Officer-in-Charge (OIC)</u> means the officer of the Civil Engineer Corps designated by the Contracting Officer, the Commander, Naval Facilities Engineering Command, to have complete charge of and exercise full supervision and general direction of the work so far as it affects the interest of the Government, except in connection with the "Disputes" clause. For the purposes of the "Disputes" clause, the term "Contracting Officer" means the Commander, the Acting Commander, their successors, or their representatives specifically designated for this purpose.
 - d. Regular Working Hours. See DEFINITIONS-TECHNICAL clause in Section C.
- e. <u>Subcontracts</u>. Except as otherwise provided in this contract, the term "subcontracts" includes, but is not limited to, purchase orders and changes and modifications to purchase orders under this contract.

I.2 FAR 52.203-72, ANTI-KICKBACK PROCEDURES (FEB 1987)

(a) Definitions.

"Kickback," as used in this clause, means any money, fee, commission, credit gift, gratuity, thing of value, or compensation of any kind which is provided, directly or indirectly, to any prime Contractor, prime Contractor employee, subcontractor, or subcontractor employee for the purpose of improperly obtaining or rewarding favorable treatment in connection with a prime contract or in connection with a subcontract relating to a prime contract.

"Person," as used in this clause, means a corporation, partnership, business association of any kind, trust, joint-stock company, or individual.

"Prime contract," as used in this clause, means a contract or contractual action entered into by the United States for the purpose of obtaining supplies, materials, equipment, or services of any kind.

"Prime Contractor employee," as used in this clause, means any officer, partner, employee, or agent of a prime Contractor.

"Subcontract," as used in this clause, means a contract or contractual action entered into by a prime Contractor or subcontractor for the purpose of obtaining supplies, materials, equipment, or services of any kind under a prime contract.

"Subcontractor," as used in this clause, (1) means any person, other than the prime Contractor, who offers to furnish or furnishes any supplies, materials, equipment, or services of any kind under a prime contract or a subcontract entered into in connection with such prime contract, and (2) includes any person who offers to furnish or furnishes general supplies to the prime Contractor or a higher tier subcontractor.

"Subcontractor employee," as used in this clause, means any officer, partner, employee, or agent of a subcontractor.

- (b) The Anti-Kickback Act of 1986 (41 U.S.C. 51-58) (the Act), prohibits any person from--
- (1) Providing or attempting to provide or offering to provide any kickback;
 - (2) Soliciting, accepting, or attempting to accept any kickback; or
- (3) Including, directly or indirectly, the amount of any kickback in the contract price charged by a prime Contractor to the United States or in the contract price charged by a subcontractor to a prime Contractor or higher tier subcontractor.
- (c) (1) The Contractor shall have in place and follow reasonable procedures designed to prevent and detect possible violations described in paragraph (b) of this clause in its own operations and direct business relationships.
- (2) When the Contractor has reasonable grounds to believe that a violation described in paragraph (b) of this clause may have occurred, the Contractor shall promptly report in writing the possible violation. Such reports shall be made to the inspector general of the contracting agency, the head of the contracting agency if the agency does not have an inspector general, or the Department of Justice.
- (3) The Contractor shall cooperate fully with any Federal agency investigating a possible violation described in paragraph (b) of this clause.
- (4) Regardless of the contract tier at which a kickback was provided, accepted, or charged under the contract in violation of paragraph (b) of this clause, the Contracting Officer may--
- (i) Offset the amount of the kickback against any monies owed by the United States under this contract and/or (ii) direct that the

Contractor withhold from sums owed the subcontractor, the amount of the kickback. The Contracting Officer may order that monies withheld under subdivision (c)(4)(ii) of this clause be paid over to the Government unless the Government has already offset those monies under subdivision (c)(4)(i) of this clause. In the latter case, the Contractor shall notify the Contracting Officer when the monies are withheld.

(5) The Contractor agrees to incorporate the substance of this clause, including this subparagraph (c)(5), in all subcontracts under this contract.

I.3 FAR 52.216-18, ORDERING (APR 1984)

- a. Any supplies and services to be furnished under this contract shall be ordered by issuance of delivery orders by the individuals or activities designated in the Schedule. Such orders may be issued from 15 days after award through the expiration of the contract term.
- b. All delivery orders are subject to the terms and conditions of this contract. In the event of conflict between a delivery order and this contract, the contract shall control.
- c. If mailed, a delivery order is considered "issued" when the Government deposits the order in the mail. Orders may be issued orally or by written telecommunications only if authorized in the Schedule.

I.4 FAR 52.216-19, DELIVERY ORDER LIMITATIONS (APR 1984)

a. <u>Minimum order</u>. When the Government requires supplies or services covered by this contract in an amount of less than \$100.00, the Government is not obligated to purchase, nor is the Contractor obligated to furnish, those supplies or services under the contract.

b. Maximum order.

- (1) Any order for a single item in excess of \$6000.00;
- (2) Any order for a combination of items in excess of \$15,000.00; or
- (3) A series of orders from the same ordering office within five calendar days that together call for quantities exceeding the limitation in subparagraph (1) or (2) above.
- c. If this is a requirements contract (i.e., includes the Requirements clause at subsection 52.216-21 of the Federal Acquisition Regulation, the Government is not required to order a part of any one requirement from the Contractor if that requirement exceeds the maximum-order limitations.
- d. Not withstanding paragraphs b. and c. above, the Contractor shall honor any order exceeding the maximum order limitations in paragraph b., unless that order (or orders) is returned to the ordering office within five calendar days after issuance, with written notice stating the Contractor's intent not to ship the item (or items) called for and the reasons. Upon receiving this notice, the Government may acquire the supplies or services from another source.

1.5 FAR 52.216-22, INDEFINITE QUANTITY (APR 1984)

- a. This is an indefinite-quantity contract for the supplies or services specified, and effective for the period stated, in the Schedule. The quantities of supplies and services specified in the Schedule are estimates only and are not purchased by this contract.
- b. Delivery or performance shall be made only as authorized by orders issued in accordance with the Ordering clause. The Contractor shall furnish to the Government, when and if ordered, the supplies or services specified in the Schedule up to and including the quantity designated in the Schedule as the "maximum". The Government shall order at least the quantity of supplies or services designated in the Schedule as the "minimum".
- c. Except for any limitations on quantities in the Delivery-Order Limitations clause or in the Schedule, there is no limit on the number of orders that may be issued. The Government may issue orders requiring delivery to multiple destinations or performance at multiple locations.
- d. Any order issued during the effective period of this contract and not completed within that period shall be completed by the Contractor within the time specified in the order. The contract shall govern the Contractor's and Government's rights and obligations with respect to that order to the same extent as if the order were completed during the contract's effective period; provided, that the Contractor shall not be required to make any deliveries under this contract six (6) months after the contract expiration date.

I.6 RESERVED

I.7 DAR 7-1903.41(a) SERVICE CONTRACT ACT OF 1965, AS AMENDED (1984 JAN)

This contract is subject to the Service Contract Act of 1965, as amended (41 U.S.C. 351 et seq.) and is subject to the following provisions and to all other applicable provisions of the Act and regulations of the Secretary of Labor issued thereunder (29 CFR Part 4).

a. Compensation.

- (1) Each service employee employed in the performance of this contract by the Contractor or any subcontractor shall be paid not less the the minimum monetary wages and shall be furnished fringe benefits in accordance with the wages and fringe benefits determined by the Secretary of Labor or authorized representative, as specified in any wage determination attached to this contract.
- (2) If there is such a wage determination attached to this contract, the Contracting Officer shall require that any class of service employee which is not listed therein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the Contractor so as to provide for a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed class of employees shall be paid the monetary wages and furnished the fringe benefits as are determined pursuant to the procedures in this section.
- (3) Such conforming procedure shall be initiated by the Contractor prior to the performance of contract work by such unlisted class of employee. A written report of the proposed conforming action, including information regarding the agreement or disagreement of the authorized representative of the employees involved or, where there is no authorized representative, the employees themselves, shall be submitted by the Contractor to the Contracting Officer no later than thirty (30) days after such unlisted class of employees performs any contract work. The Contracting Officer shall review the proposed action and promptly submit a report of the action, together with the agency's recommendation and all pertinent information, including the position of the Contractor and the employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. The Wage and Hour Division will approve, modify, or disapprove the action or render a final determination in the event of disagreement within 30 days of receipt or will notify the Contracting Officer within 30 days of receipt that additional time is necessary.

- (4) The final determination of the conformance action by the Wage and Hour Division shall be transmitted to the Contracting Officer who shall promptly notify the Contractor of the action taken. Each affected employee shall be furnished by the Contractor with a written copy of such determination or it shall be posted as a part of the wage determination.
- (5) The process of establishing wage and fringe benefit rates that bear a reasonable reasonable relationship to those listed in a wage determination cannot be reduced to any single formula. The approach used may vary from wage determination to wage determination depending on the circumstances. Standard wage and salary administration practices which rank various job classifications by pay grade pursuant to point schemes or other job factors may for example, be relied upon. Guidance may also be obtained from the way different jobs are rated under Federal pay systems (Federal Wage Board Pay System and the General Schedule) or from other wage determinations issued in the same locality. Basic to the establishment of any conformable wage rate(s) is the concept that a pay relationship should be maintained between job classifications based on the skill required and the duties performed.
- (6) In the case of a contract modification, an exercise of an option of extension of an existing contract, or in any other case where a contractor succeeds a contract under which the classification in question was previously conformed pursuant to this section, a new conformed wage and fringe benefits may be assigned to such conformed classification by indexing (i.e., adjusting) the previous conformed rate and fringe benefits by an amount equal to the average (mean) percentage increase (or decrease, where appropriate) between the wages and fringe benefits specified for all classifications to be used on the contract which are listed in the current wage determination, and those specified for the corresponding classifications in the previously applicable wage determination. Where conforming actions are accomplished in accordance with this paragraph prior to the performance of contract work by the unlisted class of employees, the Contractor shall advise the Contracting Officer of the action taken, but the other procedures in paragraph (a)(3) of the clause need not be followed.
- (7) No employee engaged in performing work on this contract shall in any event be paid less than the currently applicable minimum wage specified under section 6(a)(1) of the Fair Labor Standards Act of 1938, as amended.
- (8) The wage rate and fringe benefits finally determined pursuant to paragraphs (a)(2) and (3) of this clause shall be paid to all employees performing in the classification from the first day on which contract work is performed by them in the classification. Failure to pay such unlisted employees the compensation agreed upon by the interested parties and/or finally determined by the wage and Hour Division retroactive to the date such class of employees commenced contract work shall be a violation of the Act and this contract.

- (9) Upon discovery of failure to comply with paragraphs (a)(2) through (8) of this clause, the Wage and Hour Division shall make a final determination of conformed classification, wage rate, and/or fringe benefits which shall be retroactive to the date such class of employees commenced contract work.
- b. Adjustment of Compensation. If, as authorized pursuant to section 4(d) of the Service Contract Act of 1965 as amended, the term of this contract is more than one (1) year, the minimum monetary wages and fringe benefits required to be paid or furnished thereunder to service employees shall be subject to adjustment after 1 year and not less often than once every 2 years, pursuant to wage determinations to be issued by the Wage and Hour Division, Employment Standards Administration of the Department of Labor as provided in such Act.
- c. Obligation to Furnish Fringe Benefits. The Contractor or subcontractor may discharge the obligation to furnish fringe benefits specified in the attachment or determined conformably thereto by furnishing any equivalent combinations of bona fide fringe benefits, or by making equivalent or differential payments in cash in accordance with the applicable rules set forth in Sup part D of 29 CFR Part 4, and not otherwise.
- d. Minimum Wage. In the absence of a minimum wage attachment for this contract, neither the Contractor nor any subcontractor under this contract shall pay any person performing work under the contract (regardless of whether they are service employees) less than the minimum wage specified by section 6(a)(1) of the Fair Labor Standards Act of 1938. Nothing in this provision shall relieve the contractor or any subcontractor of any other obligation under law or contract for the payment of a higher wage to any employee.
- e. Successorship. If this contractor succeeds a contract, subject to the Service Contractor Act of 1965 as amended, under which substantially the same services were furnished in the same locality and service employees were paid wages and fringe benefits provided for in a collective bargaining agreement, in the absence of the minimum wage attachment for this contract setting forth such collectively bargained wage rates and fringe benefits, neither the Contractor nor any subcontractor under this contract shall pay any service employee performing any of the contract work (regardless of whether or not such employee was employed under the predecessor contract), less than the wages and fringe benefits provided for in such collective bargaining agreements, to which such employee would have been entitled if employed under the predecessor contract, including accrued wages and fringe benefits any prospective increases in wages and fringe benefits provided for under such agreement. No contractor or subcontractor under this contract may be relieved of the foregoing obligation unless the limitations of 4.1b(b) of 29 CFR Part 4 apply or unless the Secretary of Labor or his authorized representative finds, after a hearing as provided in 4.10 of 29 CFR Part 4 that the wages and/or fringe benefits provided for in such agreement are substantially at variance with those which prevail for services of a character similar in the locality, or determines, as provided in 4.11 of 29 CFR part 4, that the collective bargaining agreement applicable to service employees employed under the predecessor contract was not entered into as a result of arm's-length negotiations.

Where it is found in accordance with the review procedures provided in 29 CFR 4.10 and/or 4.11 and Parts 6 and 8 that some or all of the wages and/or fringe benefits contained in a predecessor contractor's collective bargaining agreement are substantially at variance with those which prevail for services of a character similar in the locality, and/or that the collective bargaining agreement applicable to service employees employed under the predecessor contract was not entered into as a result of arm's-length negotiations, the Department will issue a new or revised wage determination setting forth the applicable wage rates and fringe benefits. Such determination shall be made part of the contractor or subcontract or subcontract, in accordance with the decision of the Administrator, the Administrative Law Judge, or the Board of Service Contract Appeals, as the case may be, irrespective of whether such issuance occurs prior to or after the award of an contract or subcontract, 53 Comp. Gen. 401 (1973). In the case of a wage determination issued solely as a result of a finding of substantial variance, such determination shall be effective as of the date of the final administrative decision.

- f. Notification to Employees. The Contractor and any subcontractor under this contract shall notify each service employee commencing work on this contract of the minimum monetary wage and any fringe benefits required to be paid pursuant to this contract, or shall post the wage determination attached to this contract. The poster provided by the Department of Labor (Publication WH 1313) shall be posted in a prominent and accessible place at the worksite. Failure to comply with this requirement is a violation of section 2(a)(4) of the Act and of this contract.
- g. Safe and Sanitary Working Conditions. The Contractor or subcontractor shall not permit any part of the services called for by this contract to be performed in buildings or surroundings or under working conditions provided by or under the control or supervision of the contractor or subcontractor which are unsanitary or hazardous or dangerous to the health or safety of service employees engaged to furnish these services and the Contractor or subcontractor shall comply with the safety and health standards applied under 29 CFR Part 1925.

h. Records and Employees Interviews.

- (1) The Contractor and each subcontractor performing work subject to the Act shall make and maintain for three (3) years from the completion of the work records containing the information specified below for each employee subject to the Act and shall make them available for inspection and transcription by authorized representatives of the Wage and Hour Division, Employment Standards Administration of the U.S. Department of Labor.
 - (a) Name and address and social security number of each employee
 - (b) The correct work classification or classifications, rate or rates of monetary wages paid and fringe benefits provided, rate or rates of fringe benefit payments in lieu thereof, and total daily and weekly compensation of each employee.
 - (c) The number of daily and weekly hours so worked by each employee.

- (d) Any deductions, rebates, or refunds from the total daily or weekly compensation of each employee.
- (e) A list of monetary wages and fringe benefits for those classes of service employees not included in the wage determination attached to this contract but for which such wage rates or fringe benefits have been determined by the interested parties or by the Administrator or authorized representative pursuant to paragraph (a) of this clause. A copy of the report required by paragraph (a)(3) of the clause shall be deemed to be such a list.
- (f) Any list of the predecessor contractor's employees which had been furnished to the Contractor pursuant to paragraph (o) of this clause.
- (2) The Contractor shall also make available a copy of this contract for inspection or transcription by authorized representatives of the Wage and Hour Division.
- (3) Failure to make and maintain or to make available such records for inspection and transcription shall be a violation of the regulations and this contract, and in the case of failure to produce such records, the Contracting Officer, upon direction of the Department of Labor and notification of the Contractor, shall take action to cause suspension of any Contractor, shall take action to cause suspension of any further payment or advance of funds until such violation ceases.
- (4) The Contractor shall permit authorized representatives of the Wage and Hour Division to conduct interviews with employees at the worksite during normal working hours.
- i. Pay Periods. The contractor shall unconditionally pay to each employee subject to the Act all wages due free and clear and without subsequent deduction (except as otherwise provided by law or regulations, 29 CFR Part 4), rebate, or kickback on any account. Such payments shall be made no later than one pay period following the end of the regular pay period in which such wages were earned or accrued. A pay period under this Act may not be of any duration longer than semi-monthly.

- Withholding of Payments and Termination of Contract. The Contracting Officer shall withhold or cause to be withheld from the Government prime Contractor under this or any other Government contract with the prime Contractor such sums as an appropriate official of the Department of Labor requests or such sums as the Contracting Officer decides may be necessary to pay underpaid employees employed by the Contractor or subcontractor. In the event of failure to pay any employees subject to the Act all or part of the wages or fringe benefits due under the Act, the agency may, after authorization or by direction of the Department of Labor and written notification to the Contractor, take action to cause suspension of any further payment or advance of funds until such violations have ceased. Additionally, any failure to comply with the requirements of these clauses relating to the Service Contract Act of 1965, may be grounds for termination of the right to proceed with the contract work. In such event, the Government may enter into other contracts or arrangements for completion of the work, charging the contractor in default with any additional cost.
- k. <u>Subcontractors</u>. The Contractor agrees to insert these clauses in this section relating to the Service Contract Act of 1965 in all subcontracts subject to the Act. The term "Contractor" as used in these clauses in any subcontract, shall be deemed to refer to the subcontractor, except in the term "Government prime Contractor".
- 1. Service Employee. As used in this clause, the term "service employee" means nay person engaged in the performance of this contract other than any person employed in a bona fide executive, administrative, or professional capacity, as those terms are defined in Part 541 of Title 29, Code of Federal Regulations, as of July 30, 1976, and any subsequent revision of those regulations. The term "service employee" includes all such persons regardless of any contractual relationship that may be alleged to exist between a contractor or subcontractor and such persons.
- m. Federal Wage Board (Blue Collar) and General Schedule (White Collar) Wages and Fringe Benefits Applicable to Service Employee Classifications. The following statement is included in contracts pursuant to section 2(a)(5) of the Act and is for informational purposes only:

The following classes of service employees expected to be employed under the contract with the Government would be subject, if employed by the contracting agency, to the provisions of 5 U.S.C. 5341 or 5 U.S.C. 5332 and would, if so employed, be paid not less than the following rates of wages and fringe benefits:

BASIC HOURLY RATE BY CLASSIFICATION:

CLASSIFICATION	BASIC HOURLY RATE
Electrician Maintenance	\$ 10.86
Instrumentation Technician Maintenance Trade Helper	\$ 12.64 \$ 8.12

FRINGE BENEFITS (All classifications):

- (1) Health and insurance: contribution of 5.1% of basic hourly rate.
- (2) Retirement: contribution of 7% of basic hourly rate.
- (3) Ten (10) paid holidays: New Year's Day, Martin Luther King's Birthday, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Columbus Day, Veterans Day, Thanksgiving Day, and Christmas Day.
- (4) Paid annual leave (vacation): Two (2) hours of annual leave each week for an employee with less than three (3) years of service; three (3) hours of annual leave each week for an employee with three (3) but less than fifteen (15) years of service; and, four (4) hours of annual leave each week for an employee with fifteen (15) or more years of service.
- n. Collective Bargaining Agreements Applicable to Service Employees. If wages to be paid or fringe benefits to be furnished any service employees employed by the Government prime Contractor or any subcontractor under the contract are provided for in a collective bargaining agreement which is or will be effective during any period in which the contract is being performed, the Government prime Contractor shall report such fact to the Contracting Officer, together with full information as to the application and accrual of such wages and fringe benefits, including any prospective increases, to service employees engaged in work on the contract, and a copy of the collective bargaining agreement. Such report shall be made upon commencing performance of the contract, in the case of collective bargaining agreements effective at such time, and in the case of such agreements or provisions or amendments thereof effective at a later time during the period of contract performance, such agreements shall be reported promptly after negotiation thereof.
- o. Seniority List. Not less than ten (10) days prior to completion of any contract being performed at a Federal facility where service employees may be retained in the performance of the succeeding contract and subject to a wage determination which contains vacation or other benefit provisions based upon length of service with a Contractor (predecessor) or successor (4.173 of Regulations, 29 CFR Part 4), the incumbent prime Contractor shall furnish to the Contracting Officer a certified list of the names of all service employees on the Contractor's or subcontractor's payroll during the last month of contract performance. Such list shall also contain anniversary dates of employment on the contract either with the current or predecessor contractors of each such service employee. The Contracting Officer shall turn over such list to the successor contractor at the commencement of the succeeding contract.
- p. <u>Regulations Incorporated by Reference</u>. Rulings and interpretations of the Service Contract Act of 1965, as amended, are contained in Regulations, 29 CFR Part 4 and are hereby incorporated by reference in this contract.

q. Contractor's Certificate.

- (1) By entering into this contract, the Contractor (and officials thereof) certify that neither it (nor he nor she) nor any person or firm who has a substantial interest in the Contractor's firm is a person or firm ineligible to be awarded Government contracts by virtue of the sanctions imposed pursuant to Section 5 of the Act.
- (2) No part of this contract shall be subcontracted to any person or firm ineligible for award of a Government contract pursuant to Section 5 of the Act.
- (3) The penalty for making false statements is prescribed in the U.S. Criminal Code, 18 USC 1001.
- r. Variations, Tolerances, and Exemptions Involving Employment.

 Notwithstanding any of the provisions in paragraphs (a) through (p) of this clause relating to the Service Contract Act of 1965, the following employees may be employed in accordance with the following variations, tolerances, and exemptions, which the Secretary of Labor, pursuant to Section 4(b) of the Act prior to its amendment by Public Law 92-473, found to be necessary and proper in the public interest or to avoid serious impairment of the conduct of Government business:
 - (1) Apprentices, student-learners, and workers whose earning capacity is impaired by age, physical, or mental deficiency or injury may be employed at wages lower than the minimum wages otherwise required by Section 2(a)(1) or 2(b)(1) of the Service Contract Act without diminishing any fringe benefits or cash payment in lieu thereof required under Section 2(a)(2) of that Act, in accordance with the conditions and procedures prescribed for the employment of student-learners, handicapped persons, and handicapped clients of sheltered workshops under Section 14 of the Fair Labor Standards Act of 1938, in the regulations issued by the Administrator (29 CFR Parts 520, 521, 524, an 525).
 - (2) The Administrator will issue certificates under the Service Contract Act for the employment of apprentices, student-learners, handicapped persons, or handicapped clients of sheltered workshops not subject to the Fair Labor Standards Act of 1938, or subject to different minimum rates of pay under the two acts authorizing appropriate rates of minimum wages (but without changing requirements concerning fringe benefits or supplementary cash payments in lieu thereof), applying procedures prescribed by the applicable regulations issued under the Fair Labor Standards Act of 1938 (29 CFR Parts 520, 521, 524, and 525).
 - (3) The Administrator will also withdraw, annul, or cancel such certificates in accordance with the regulations in Parts 525 and 528 of Title 29 of the Code of Federal Regulations.

- s. Apprentices. Apprentices will be permitted to work at less than the predetermined rate for the work they perform when they are employed and individually registered in a bona fide apprenticeship program registered with a State Apprenticeship Agency which is recognized by the U.S. Department of Labor, or if no such recognized agency exists in a State, under a program registered with the Bureau of Apprenticeship and Training, Employment and Training Administration, U.S. Department of Labor. Any employee who is not registered as an apprentice in an approved program shall be paid the wage rate and fringe benefits contained in the applicable wage determination for the journeyman classification of work actually performed. The wage rates paid apprentices shall not be less than the wage rate for their level of progress set forth in the registered program, expressed as the appropriate percentage of the journeyman's rate contained in the applicable wage determination. The allowable ratio of apprentices to journeymen employed on the contract work in any craft classification shall not be greater than the ratio permitted to the Contractor as to his entire work force under the registered program.
- t. <u>Tips</u>. An employee engaged in an occupation in which he or she customarily and regularly receives more than thirty dollars (\$30) a month in tips may have the amount of tips credited by the employer against the minimum wage required by Section 2(a)(1) or Section 2(b)(1) of the Act in accordance with Section 3(m) of the Fair Labor Standards Act and Regulations, 29 CFR Part 531; Provided, however, That the amount of such credit may not exceed \$1.24 per hour beginning January 1, 1980, and \$1.34 per hour after December 31, 1980. To utilize this proviso:
 - (1) The employer must inform tipped employees about this tip credit allowance before the credit is utilized;
 - (2) The employees must be allowed to retain all tips (individually or through a pooling arrangement and regardless of whether the employer elects to take credit for tips received);
 - (3) The employer must be able to show by records that the employee receives at least the applicable Service Contract Act minimum wage through the combination of direct wages and tip credit;
 - (4) The use of such tip credit must have been permitted under any predecessor collective bargaining agreement applicable by virtue of Section 4(c) of the Act.
- u. <u>Disputes Concerning Labor Standards</u>. Disputes arising out of the labor standard provisions of this contract shall not be subject to the general disputes clause of this contract. Such disputes shall be resolved in accordance with the procedures of the Department of Labor set forth in 29 CFR Parts 4.6 and 8. Disputes within the meaning of this clause include disputes between the Contractor (or any of its subcontractors) the contracting agency, the U.S. Department of Labor or the employees or their representatives.

I.8 RESERVED

- I.9 FAR 52.233-2 SEKVICE OF PROTEST (JAN 1985). Protests, as defined in section 33.101 of the Federal Acquisition Regulation, shall be served on the Contracting Officer by obtaining written and dated acknowledgement of receipt from the Officer in Charge of Facilities Support Contracts, Jacksonville North Carolina Area, Building 1005 Marine Corps Base, Camp Lejeune, NC 28542-5000.
- I.10 FAR 52.236-1, PERFORMANCE OF WORK BY THE CONTRACTOR (APR 1984). The Contractor shall perform on the site, and with its own organization, work equivalent to at least 50 percent of the total amount of work to be performed under the contract. This percentage may be reduced by a supplemental agreement to this contract if, during performing the work, the Contractor requests a reduction and the Contracting Officer determines that the reduction would be to the advantage of the Government.

I.11 FAR 52.246-20, WARRANTY OF SERVICES (APR 1984)

a. Definitions.

"Acceptance", as used in this clause, means the act of an authorized representative of the Government by which the Government assumes for itself, or as an agent of another, ownership of existing and identified supplies, or approves specific services, as partial or complete performance of the contract.l "Correction", as used in this clause, means the elimination of a defect.

b. Notwithstanding inspection and acceptance by the Government or any provision concerning the conclusiveness thereof, the Contractor warrants that all services performed under this contract will, at the time of acceptance, be free from defects in workmanship and conform to the requirements of this contract.

The Contracting Officer shall give written notice of any defect or nonconformance to the Contractor within five working days from date of acceptance by the Government. This notice shall state either (1) that the Contractor shall correct or reperform any defective or nonconforming services, or (2) that the Government does not require correction or reperformance.

- c. If the Contractor is required to correct or reperform, it shall be at no cost to the Government, and any services corrected or reperformed by the Contractor shall be subject to this clause to the same extent as work initially performed. If the Contractor fails or refuses to correct or reperform, the Contracting Officer may, by contract or otherwise, correct or replace with similar services and charge to the Contractor the cost occasioned to the Government thereby, or make an equitable adjustment in the contract price.
- d. If the Government does not require correction or reperformance, the Contracting Officer shall make an equitable adjustment in the contract price.

PART II - CONTRACT CLAUSES

SECTION I: CONTRACT CLAUSES

I.12 FAR 52.252-2, CLAUSES INCORPORATED BY REFERENCE (APR 1984)

This contract incorporates the following clauses by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available.

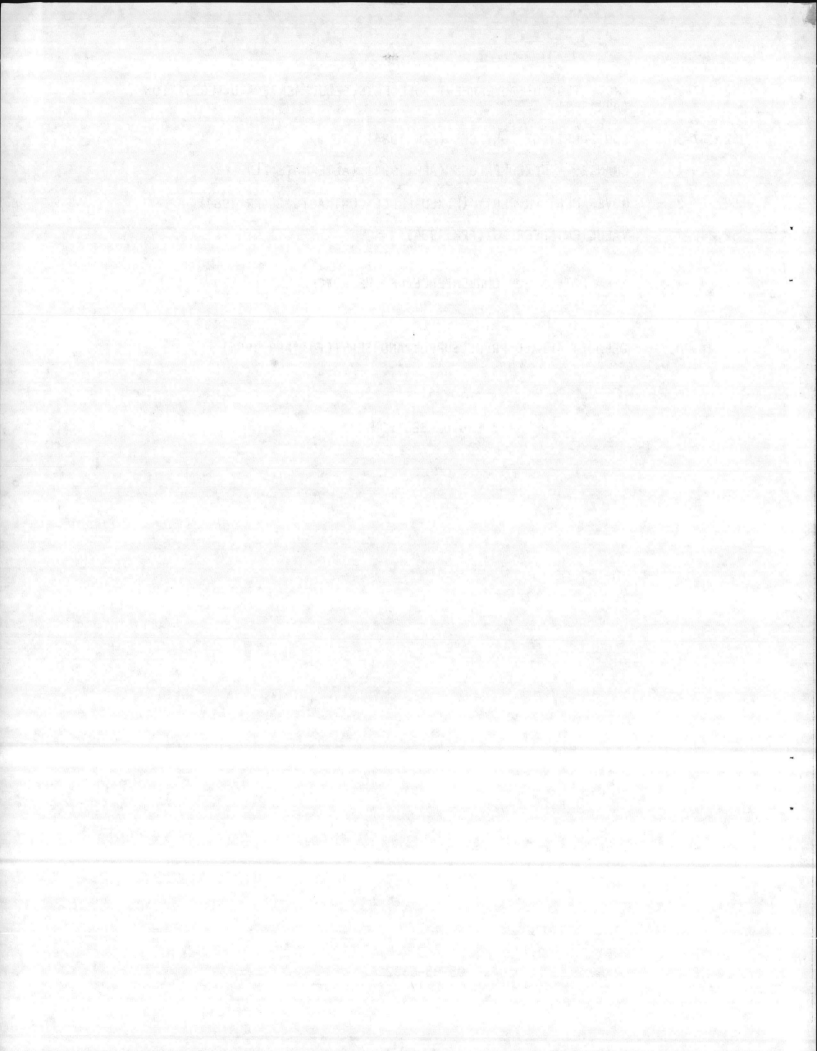
a. Federal Acquisition Regulation (48 CFR Chapter 1) Clauses:

52.203.1 OFFICIALS NOT TO BENEFIT (APR 1984)	
52.203-3 GRATUITIES (APR 1984)	
52.203-5 COVENANTS AGAINST CONTINGENT FEES (APR 1984)1	
52.203-6 RESTRICTIONS ON SUBCONTRACTOR SALES TO THE GOVERNMENT	NT (JUL 1985)
52.214-26 AUDIT - SEALED BIDDING (APR 1985)	
PRICE REDUCTION FOR DEFECTIVE COST OR PRICING DATA MODIFICATIONS - SEALED BIDDING (APR 1985)	-
52.214-28 SUBCONTRACTOR COST OR PRICING DATA - MODIFICATIONS BIDDING (APR 85)	- SEALED
52.214-29 ORDER OF PRECEDENCE - SEALED BIDDING (JAN 1986)	
52.219-8 UTILIZATION OF SMALL BUSINESS CONCERNS AND SMALL DI BUSINESS CONCERNS (APR 1984)	SADVANTAGED
52.219-13 UTILIZATION OF WOMEN-OWNED SMALL BUSINESS (APR 1984	4)
52.220-3 UTILIZATION OF LABOR SURLUS AREA CONCERNS (APR 1984	1)
52.220-4 LABOR SURPLUS AREA SUBCONTRACTING PROGRAM (APR 1984	1)
52.222-1 NOTICE TO THE GOVERNMENT OF LABOR DISPUTES (APR 198	34)

52.222-4	CONTRACT WORK HOURS AND SAFETY STANDARDS ACT-OVERTIME COMPENSATION - (MARCH 1986)
52.222-26	EQUAL OPPORTUNITY (APR 1984)
52.222-28	EQUAL OPPORTUNITY PREAWARD CLEARANCE OF SUBCONTRACTORS (APR 1984)
52.222-35	AFFIRMATIVE ACTION FOR SPECIAL DISABLED AND VIETNAM ERA VETERANS (APR 1984)
52.222-36	AFFIRMATIVE ACTION FOR HANDICAPPED WORKERS (APR 1984)
52.223-2	CLEAN AIR AND WATER (APR 1984)
52.224-1	PRI VACY ACT (APR 1984)
52,225-3	BUY AMERICAN ACT - SUPPLIES (APR 1984)
52.228-5	INSURANCE - WORK ON GOVERNMENT INSTALLATION (APR 1984)
52.229-3	FEDERAL, STATE, AND LOCAL TAXES (APR 1984)
52.229-5	TAXES - CONTRACTS PERFORMED IN THE U.S. POSSESSIONS OR PUERTO RICO (APR 1984)
52.232-1	PAYMENTS (APR 1984)
52.232-8	DISCOUNTS FOR PROMPT PAYMENT (JUL 1985)
52.232-11	EXTRAS (APR 1984)
52.232-17	INTEREST (APR 1984)
52.232-18	AVAILABILITY OF FUNDS (APR 1984)
52.232-23	ASSIGNMENT OF CLAIMS (APR 1984)
52.233-1	DI SPUTES (APR 1984)
52.233-3	PROTEST AFTER AWARD (JUN 1985)
52.236.5	MATERIAL AND WORKMANSHIP (APR 1984)
52.236-6	SUPERINTENDANCE BY CONTRACTOR (APR 1984)
52.236-7	PERMITS AND RESPONSIBILITIES (APR 1984)
52.236-13	ACCIDENT PREVENTION (APR 1984)

52-237-2	PROTECTION OF GOVERNMENT BUILDINGS, EQUIPMENT, AND VEGETATION (APR 1984)
52.237-3	CONTINUITY OF SERVICES (APR 1984)
52.243-1	CHANGES - FIXED PRICES (APR 1984) (ALTERNATE II)
52.245-2	GOVERNMENT PROPERTY (FIXED-PRICE CONTRACTS) (APR 1984)
52.248-1	VALUE ENGINEERING (APR 1984)
52.249-2	TERMINATION FOR CONVENIENCE OF THE GOVERNMENT (FIXED-PRICE) (APR 1984)
52.249-8	DEFAULT (FIXED PRICE SUPPLY AND SERVICE) (APR 1984)

*** END OF SECTION ***

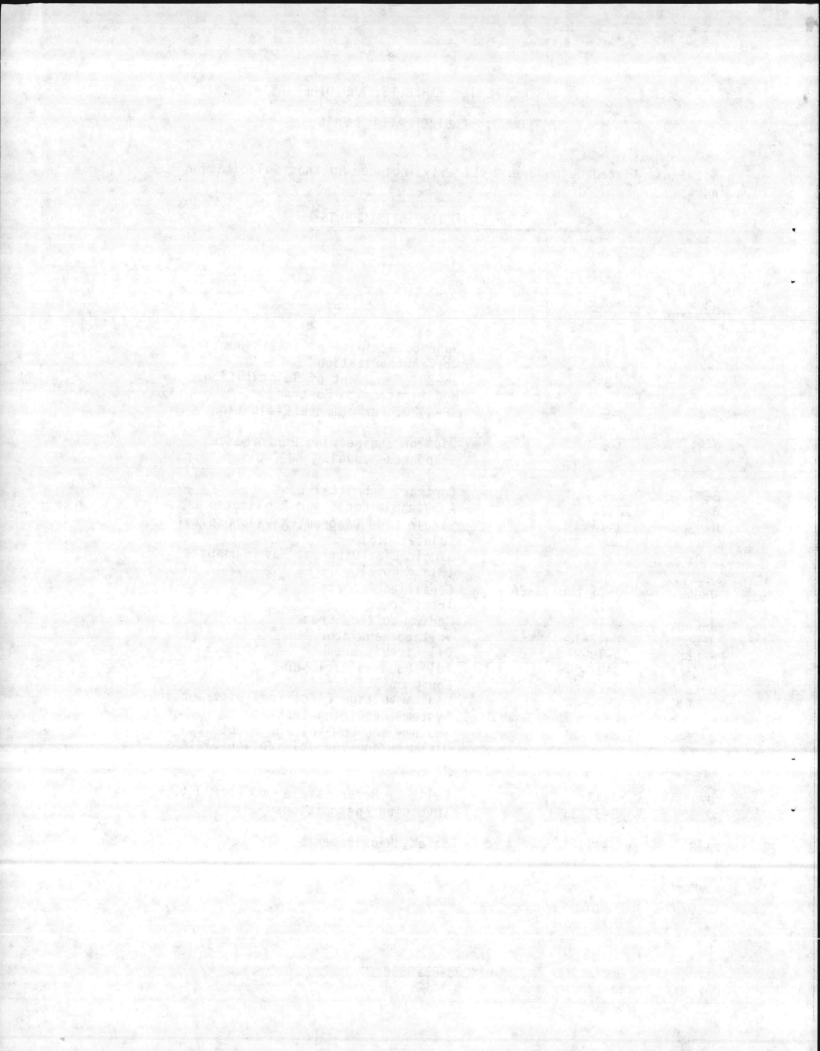


PART III - LIST OF DOCUMENTS, EXHIBITS, AND OTHER ATTACHMENTS SECTION J: LIST OF ATTACHMENTS

The documents listed below are physically included in this Solicitation package:

TABLE OF CONTENTS, ATTACHMENTS

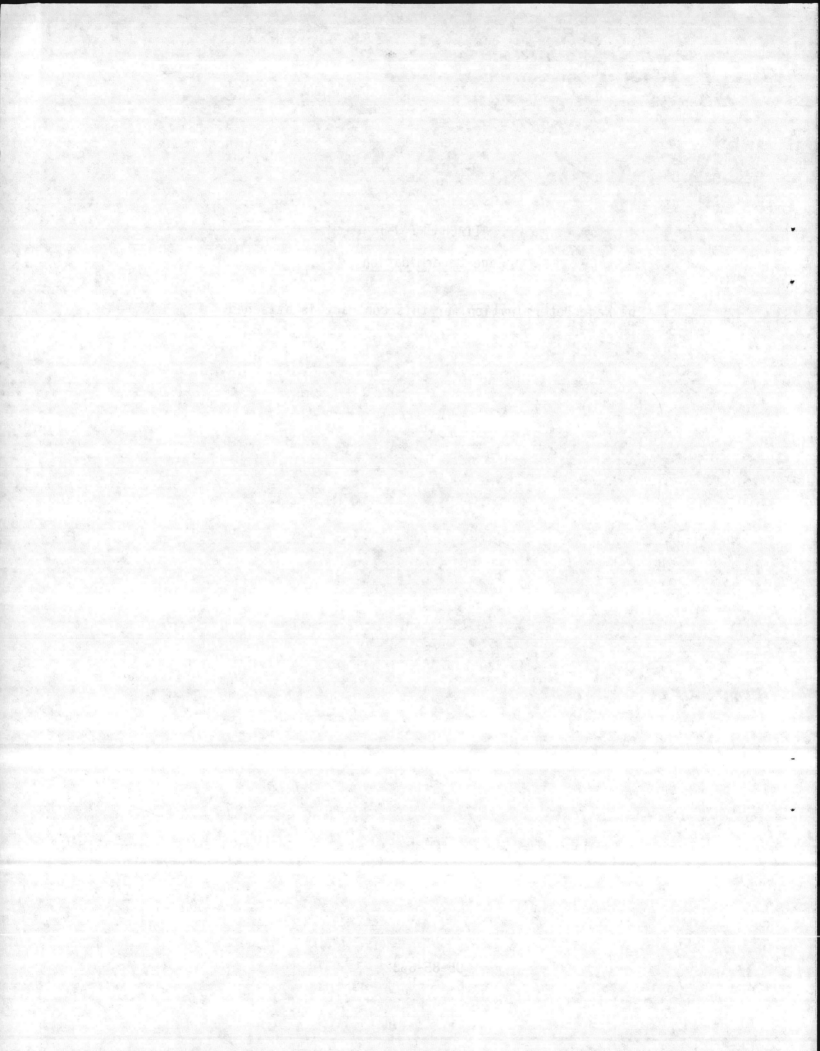
ATTACHMENT NUMBER	PAGE NUMBER	<u>TITLE</u>
J-1	J-1	Wage Determination (insert number)
J-2	J-2	Work Authorization
J-3	J-3-4	SF-30, Amendment of Solicitation/ Modification to Contract
J-4	J-5	SF-1420, Performance Evaluation
J-B1	J-6	List of Engineering Performance Standards Manuals
J-C1	J-7	Contract Submittal List
J-C2	J-8	Applicable Codes and Publications
J-C3	J-9	Single Line Diagram, Naval Hospital (Plate No.3)
J-C4	J-10	Single Line Diagram, Naval Hospital (Plate No.2)
J-C5	J-11 thur J-24	Certified Reports
J-C5a.	J-12-14	Transformer
J-C5b.	J-15-16	Medium Voltage Breaker
J-C5c.	J-17-18	Voltage Regulator
J-C5d.	J-19-21	Oil Circuit Breaker
J-C5e.	J-22-24	Pole-Mounted Recloser
J-C6	J-25 thur J-32	Equipment List
J-C6a.	J-25-30	Medium-Voltage Electrical Distribution System (Requiring Testing)
J-C6b.	J-31-32	Medium- and Low-Voltage Electrical Distribution and Utilization Systems at Naval Hospital
J-G1	J-33	Delivery Order Sample, DD Form 1155
J-G2	J-34-35	Invoicing Instructions
J-H1	J-36	Safety Requirements



ATTACHMENT J-1

Wage Determination

The Wage Determination for this contract is attached.



U.S. DEPARTMENT OF LABOR EMPLOYMENT STANDARDS ADMINISTRATION WAGE AND HOUR DIVISION WASHINGTON, D.C. 20210

REGISTER OF WAGE DETERMINATIONS UNDER THE SERVICE CONTRACT ACT By direction of the Secretary of Labor

Administrator

1 . 1

	North Carolina	a - South Carolina	NC-SC
LOCALITY	Area NC: Beaufort (031), Columb Hyde (095), J	(013), Brunswick (019 us (047), Craven (049 ones (103), Lenoir (1 nover (129), Onslow (199 ones (141), & Was	(133), shington (187)
Wage determin		86-870 (Rev.1)	Date: 11/24/86

Paula V. Smith

Wage determination number:

Fringe benefit payments

Page 1 of 6

Class of service employee

Minimum houry wage

Health & Welfare

Vacation

Holiday

Other

Furniture Maintenance and Repair, Machine Tool Operation and Repair Occupations, Material Handling and Packing Occupations, Mechanics and Maintenance and Repair Occupations, Transportation and Mobile Equipment Operation Occupations and Plant and System Operation Occupations:

		10.30
1.	Electrician, maintenance	10.30
2.	Machinist, maintenance	10.30
3.	Wechanic, maintenance (machinery)	10.30
4.	Pipefitter, maintenance	10.30
5.	Millwright	10.30
6.		10.30
7.	Heating/refrigeration/air conditioning mechanic	10.30
8.	Sheet-metal worker, maintenance	10.30
9.	Welder, maintenance	10.30
10.	Heavy equipment mechanic	10.30
11.	Mason, maintenance	9.79
12.	Carpenter, maintenance	9.79
13.	Painter, maintenance	

U.S. DEPARTMENT OF LABOR

EMPLOYMENT STANDARDS ADMINISTRATION WAGE AND HOUR DIVISION WASHINGTON, D.C. 20210

REGISTER OF WAGE DETERMINATIONS UNDER THE SERVICE CONTRACT ACT By direction of the Secretary of Labor

01	.1	Brite	
Aule	V.	ence	
Paula	V.	Smith	

Administrator

14.

North Carolina - South Carolina UC-SC State: NC: Beaufort (013), Brunswick (019), Carteret Area: (031), Columbus (047), Craven (049), Dare (055), LOCALITY Hyde (095), Jones (103), Lenoir (107), Martin (117), New Hanover (129), Onslow (133), Pamlico (137), Pender (141), & Washington (187) SC: Horry (051)

Page 2 of 6

Date: 11/24/86

Wage determination number:	86-8	70 (Rev. 1)	Date:	11/24/86
Minimum		Fringe benef	lit payments	
hourly	Health &	Vacation	Holiday	Other

H	Class of service employee	hourly	Health & Welfare	Vacation	Holiday	0
-	And the second s					
0 0 14.	Plumber, maintenance	9.79				
	Appliance mechanic	9.26				
NO 16.	Helper, maintenance trades	7.69				
17	Laborer	6.63				
18.		8.26				
		8.86				
19.		9.45				
20.	Truckdriver, tractor-trailler	9.95				
21.		7.24				
22.		7.24				
23.	Receiver	7.24				
24.	나 있다. 어느 어느 아는	6.25				
25.		6.41				
26.						
27.	Shipping packer	6.77				
28.	Material handling laborer	6.25				
29.	Forklift operator	7.24				
30.	Boiler Tender	9.79				
31.	Sewage plant operator	9.79				
32.	Upholsterer, Furnihue	9.26				
33.	Aircraft mechanic	10.30				

	U.S. DEPARTMENT OF LABOR
EMPLO	YMENT STANDARDS ADMINISTRATION
	WAGE AND HOUR DIVISION
	WASHINGTON, D.C. 20210
FGISTE	R OF WAGE DETERMINATIONS UN
200.0	THE SERVICE CONTRACT ACT

By direction of the Secretary of Labor

DER LOCALITY

NC-S North Carolina - South Carolina NC: Beaufort (013), Brunswick (019), Carteret (031), Columbus (047), Craven (049), Dare (055), Hyde (095), Jones (103), Lenoir (107), Martin (117), New Hanover (129), Onslow (133), Pamlico (137), Pender (141), & Washington (181) SC: Horry (051)

Paula V. Smith

Administrator

Wage determination number:

State:

Area:

86-870 (Rev.1)

Date 11/24/86

_	0		Minimum	Fringe benefit payments			
4	Co Class of	service employee	hourly wage	Health & Welfare	Vacation	Holiday	Other
0	34. Aircraft worker 35. Aircraft mechanic	c, helper	9.26 7.69				
	36. Tool and parts at	tondant	7.69				

34.	VILCURIT ADIXET	
	Aircraft mechanic, helper	7.69
36.	Tool and parts attendant	7.69
37.	Rigger	9.79
38.	Office appliance repairer	8.75
	Fuel distribution system operator	9.26
39.		7.24
40.	Power-truck operator	
41.	Electrostatic spray painter	9.79
	Furniture handler	7.69
		9.79
43.	Furniture refinisher	
44.	Furniture refinisher helper	7.69
45.	Telephone mechanic	10.30
	Telephone lineman	10.30
46.		10.30
47.	Wire cable splicer	
48.	Installer	10.82
49.	General maintenance worker	9.26

1 2 4

U.S. DEPARTMENT OF LABOR

EMPLOYMENT STANDARDS ADMINISTRATION

WAGE AND HOUR DIVISION

WASHINGTON, D.C. 20210

REGISTER OF WAGE DETERMINATIONS UNDER
THE SERVICE CONTRACT ACT
By direction of the Secretary of Labor

LOCALITY

NC: Beaufort (013), Brunswick (019), Carteret (031), Columbus (047), Craven (049), Dare (055), Hyde (095), Jones (103), Lenoir (107), Martin (117), New Hanover (129), Onslow (133), Pamlico (137, Pender (141), & Washington (187) SC: Horry (051)

Fringe benefit payments

Holiday

The V. Smith

Administrator

Wage determination number:

State:

Area:

86-870 (Rev.1)

Vacation

Date: 11/24/86

Other

4 of 6

7

Class of service employee

Fringe benefits applicable to classes of service

Employees engaged in contract performance:

<u>1</u>/ <u>2</u>/ <u>3</u>/

Health &

Welfare

N

N

Minimum

Wage

^{1/ \$0.59} an hour or \$23.60 a week or \$102.26 a month.

^{2/ 1} week paid vacation after 1 year of service with contractor or successor; 2 weeks after 3 years. Length of service includes the whole span of continuous service with the present (successor) contractor, wherever employed, and with predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 4.173).

^{3/8} paid holidays per year: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veteran's Day, Thanksgiving Day, and Christmas Day. (A contractor may substitute for any of the pamed holidays another day off with pay in accordance with a plan communicated to the employees involved.)

J-10

NOTE: The contracting officer shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed class of employees shall be paid the monetary wages and furnished the fringe benefits as are determined. Such conforming procedure shall be initiated by the contractor prior to the performance of contract work by such unlisted class of employee. A written report of the proposed conforming action, including information regarding the agreement or disagreement of the authorized representative of the employees involved or, where there is no authorized representative, the employees themselves, shall be submitted by the contractor to the contracting officer no later than 30 days after such unlisted class of employees performs any contract work. The contracting officer shall review the proposed action and promptly submit a report of the action, together with the agency's recommendation and all pertinent information including the position of the contractor and the employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. (See section 4.6 (b)(2) of Regulations 29 CFR 4).

Uniform Allowance: If employees are required to wear uniforms in the performance of this contract (either by the terms of the Government contract, by the employer, by state or local law, etc.), the cost of furnishing such uniforms and maintaining (by laundering or dry cleaning) such uniforms is an expense that may not be borne by an employee where such cost reduces the hourly rate below that required by the wage determination. The Department of Labor will accept payment in accordance with the following standards as compliance:

7-A

The contractor or subcontractor is required to furnish all employees with an adequate number of uniforms without cost or to reimburse employees for the actual cost of the uniforms. In addition, where uniform cleaning and maintenance is made the responsibility of the employee, all contractors and subcontractors subject to this wage determination shall (in the absence of a bona fide collective bargaining agreement providing for a different amount, or the furnishing of contrary affirmative proof as to actual cost), reimburse all employees for such cleaning and maintenance at a rate of \$3.35 a week (or 67 cents a day). However, in those instances where the uniforms furnished are made of "wash and wear" materials, may be routinely washed and dried with other personal garments, and do not require any special treatment such as dry cleaning, daily washing, or commercial laundering in order to meet the cleanliness or appearance standards set by the terms of the Government contract, by the contractor, by law, or by the nature of the work, there is no requirement that employees be reimbursed for uniform maintenance costs.

U.S. DEPARTMENT OF LABOR EMPLOYMENT STANDARDS ADMINISTRATION WAGE AND HOUR DIVISION WASHINGTON, D.C. 20210

REGISTER OF WAGE DETERMINATIONS UNDER THE SERVICE CONTRACT ACT

By direction of the Secretary of Labor

Administrator

North Carolina - South Carolina NC-SC Area. NC: Beaufort (013), Brunswick (019), Carteret (031), Columbus (047), Craven (049), Dare (055), Hyde (095), Jones (103), Lenoir (107), Martin (117), New Hanover (129), Onslow (133), Pamlico (137), Pender (141), & Washington (187) SC: Horry (051)

Pala V. Smith

Wage determination number:

LOCALITY

86-864 (Per 1)-Fringe benefit payments

Date: 11/24/86

Page 1 of 4

Class of service employee

Minimum houry wage

Health & Welfare

Vacation

Holiday

Other

General Service and Support Occupations, Transportation, and Miscellaneous:

1. Janitor, Porter, Cleaner	5.71
2. Laborer, grounds maintenance	5.71
3. Tractor Operator	7.25
4. Pest Controller	5.71
5. Refuse Collector	5.71
6. Truckdriver, refuse collection	7.25
7. Emergency Medical Technician	7.25
8. Ambulance Driver	7.25
9. Mess Attendant	5.71
10. Animal Caretaker	5.71
11. Housekeeping Aide II	6.27
12. Housekeeping Aide I	5.71
13. Window Washer	5.71
14. Registered Industrial Nurse	. 9.48
15. Athletic Official/Referee	4.44
16. Cook II	8.75
17. Cook I	7.25
18. Baker	8.75
19. Meat Cuttter	8.75
The state of the s	

U.S. DEPARTMENT OF LABOR EMPLOYMENT STANDARDS ADMINISTRATION WAGE AND HOUR DIVISION WASHINGTON, D.C. 20210

REGISTER OF WAGE DETERMINATIONS UNDER THE SERVICE CONTRACT ACT

By direction of the Secretary of Labor

Administrator

State: North Carolina - South Carolina NC-SC Area: NC: Beaufort (013), Brunswick (019), Carteret (031), Columbus (047), Craven (049), Dare (055), LOCALITY Hyde (095), Jones (103), Lenoir (107), Martin (117), New Hanover (129), Onslow (133),11 Pamlico (137), Pender (141), & Washington (187) SC: Horry (051) Date: 11/24/86

86-864 (Rev. 1)

Page 2 of 4

Minimum		, illige believ	lit payments	
hourly wage	Health & Welfare	Vacation	Holiday	Other
		hourly Health &	hourly Health & Vacation	hourly Health & Vacation Holiday

Wage determination number:

Fringe benefits applicable to classes of service o employees engaged in contract performance:

21 3/ 1/

^{1/ \$. 59} an hour or \$23.60 a week or \$102.26 a month.

^{2/ 1} week paid vacation after 1 year of service with contractor or successor; 2 weeks after 3 years. Length of service includes the whole span of continuous service with the present (successor) contractor, wherever employed, and with predecessor contractors in the performance of similar work at the same Federal facility. (Reg. 4.173).

^{3/}g paid holidays per year: New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day, and Christmas Day. (A contractor may substitute for any of the named holidays another day off with pay in accordance with a plan communicated to the employees involved.)

J. 1:

The contracting office shall require that any class of service employee which is not listed herein and which is to be employed under the contract (i.e., the work to be performed is not performed by any classification listed in the wage determination), be classified by the contractor so as to provide a reasonable relationship (i.e., appropriate level of skill comparison) between such unlisted classifications and the classifications listed in the wage determination. Such conformed class of employees shall be paid the monetary wages and furnished the fringe benefits as are determined. Such conforming procedure shall be initiated by the contractor prior to the performance of contract work by such unlisted class of employee. A written report of the proposed conforming action, including information regarding the agreement or disagreement of the authorized representative of the employees involved or, where there is no authorized representative, the employees themselves, shall be submitted by the contractor to the contracting officer no later than 30 days after such unlisted class of employees performs any contract work. The contracting officer shall review the proposed action and promptly submit a report of the action, together with the agency's recommendation and all pertinent information including the position of the contractor and the employees, to the Wage and Hour Division, Employment Standards Administration, U.S. Department of Labor, for review. (See section 4.6 (b)(2) of Regulations 29 CFR 4).

11

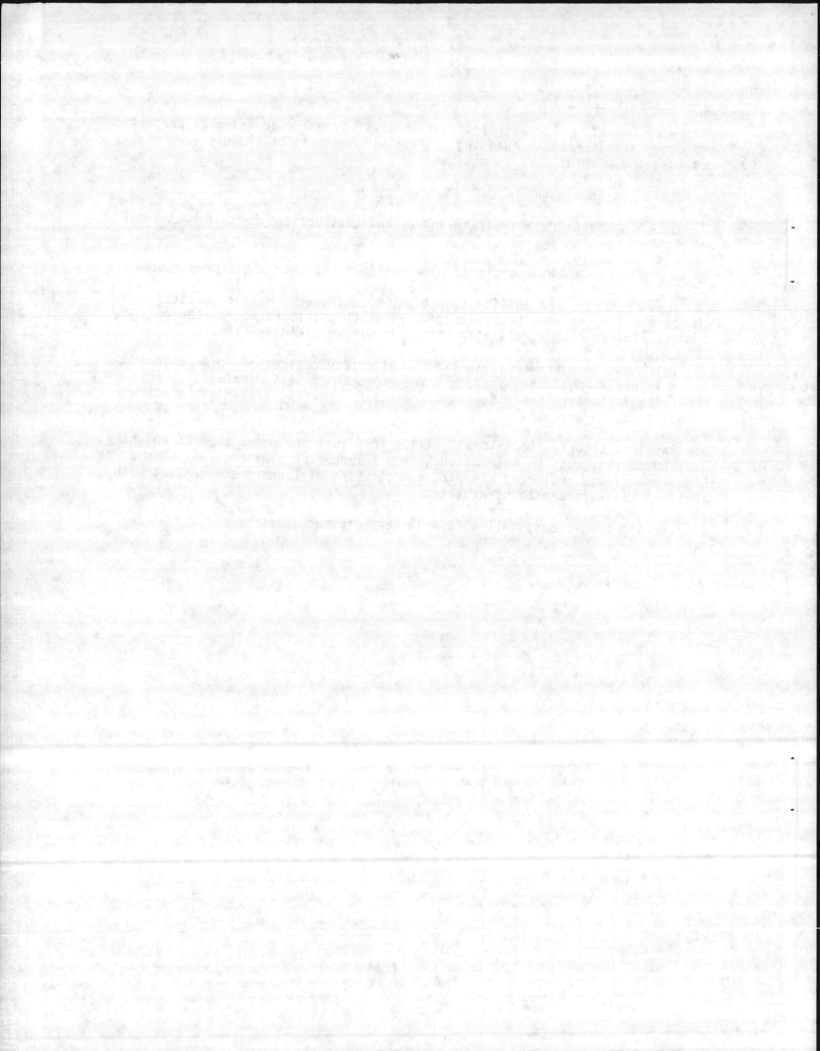
Uniform Allowance: If employees are required to wear uniforms in the performance of this contract (either by the terms of the Government contract, by the employer, by state or local law, etc.), the cost of furnishing such uniforms and maintaining (by laundering or dry cleaning) such uniforms is an expense that may not be borne by an employee where such cost reduces the hourly rate below that required by the wage determination. The Department of Labor will accept payment in accordance with the following standards as compliance:

The contractor or subcontractor is required to furnish all employees with an adequate number of uniforms without cost or to reimburse employees for the actual cost of the uniforms. In addition, where uniform cleaning and maintenance is made the responsibility of the employee, all contractors and subcontractors subject to this wage determination shall (in the absence of a bona fide collective bargaining agreement providing for a different amount, or the furnishing of contrary affirmative proof as to actual cost), reimburse all employees for such cleaning and maintenance at a rate of \$3.35 a week (or 67 cents a day). However, in those instances where the uniforms furnished are made of "wash and wear" materials, may be routinely washed and dried with other personal garments, and do not require any special treatment such as dry cleaning, daily washing, or commercial laundering in order to meet the cleanliness or appearance standards set by the terms of the Government contract, by the contractor, by law, or by the nature of the work, there is no requirement that employees be reimbursed for uniform maintenance costs. 11

9-1:

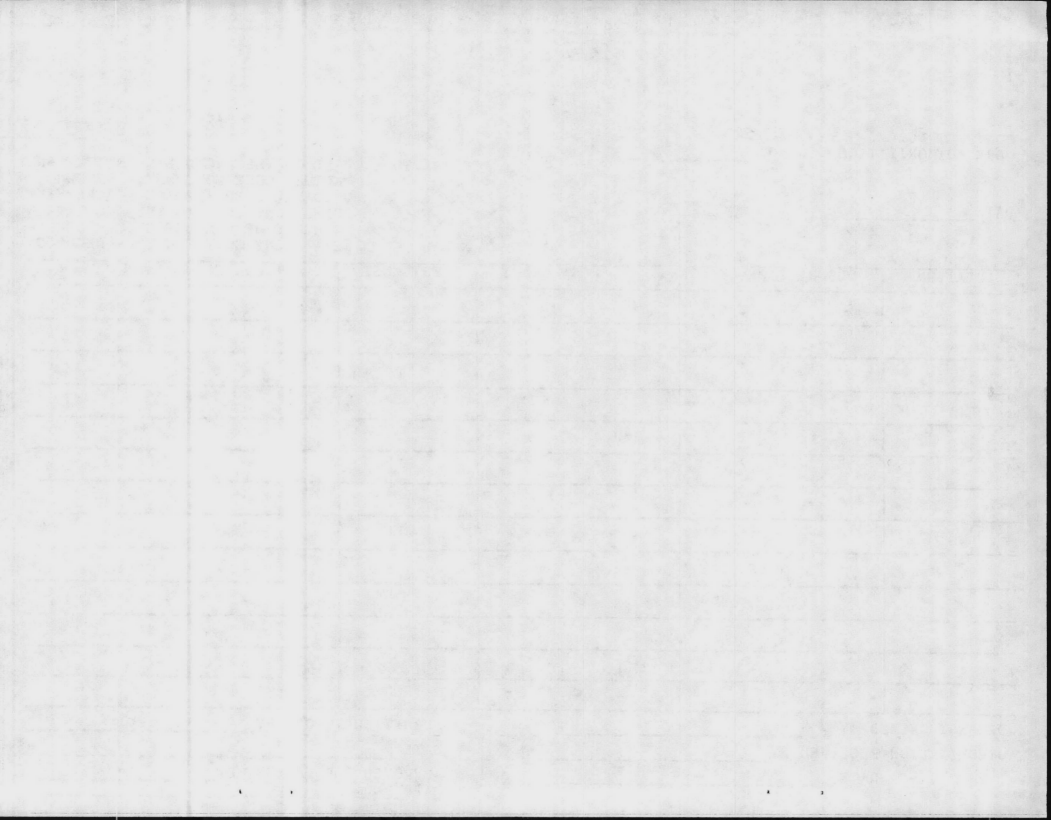
TITLE: WINDOW CLEANER

- 1. Najor Duties: Clean all interior windows which are an integral part of the outer surface of the building. These windows must be cleaned free of all resigue, and without streaks or smears.
- 2. Skill and knowledge:
- (a) Must have the ability to understand instructions pertaining to work assignment.
 - (b) Must be knowledgeable of cleaning chemicals and their proper use.
- (c) Must have the ability to use all cleaning equipment associated with window cleaning to include telescopic extension poles, squeeges, sponges, chamois rags or cloths, all attachments to window cleaning kits.
- (d) Must be experienced in the use of safety devices and precautions to avoid injury to patients, staff and the employee himself, included in this provision is ladders, warning signs, necessary securing of curtain areas when a hazard may be potential.
- 3. Physical Effort: Occasionally lifts furniture and other objects weighing over 50 pounds, must be able to work from a ladder or platform, may work as high as 30 feet, prolonged standing and climbing of ladders and contact with chemical cleaners are to be expected.
- 4. Working Conditions: All work will be performed indoors.



ATTACHMENT J=2

CONTRACT N62470-85-C-6332 WORK AUTHORIZATION NO.			CONTRACTOR:	FILL IN THE "ACTU "ACTUAL COST COLU ORIGINAL WITH INV SUBMIT ONE COPY T 24 HOURS OF COMPL RETAIN ONE COPY F	AL QUANTITY" AND
LOCATION	DESCRIPTION OF WORK	EST QUANT	EST COST	ACT QUANT	ACT COST .
					na a manasa Minasa
		•			A 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
			•		
				-	
WORK AUTHORIZE	D BYRECEIVED BYDATE		DATEAPPROVED	FOR PAYMENT BY	



· ·	3. EFFECTIVE DATE		SE REQ. NO. 5. PROJECT	NO. (If applicable)
CODE		7. ADMINISTERED BY (II	other than I tem 6) CODE	
I. NAME AND ADDRESS OF CONTRACTOR (No	., street, county, State and	ZIP Code)	7 9A. AMENDMENT OF SOLI	ICITATION NO.
			98. DATED (SEE ITEM 11)	
			10A. MODIFICATION OF C	ONTRACT/ORDER
2005	FACILITY CODE		10B. DATED (SEE ITEM 13)
CODE 11 THIS ITE		AMENDMENTS OF SOI	ICITATIONS	m Oliver Street, and the Market Street
V) A. THIS CHANGE ORDER IS ISSUED PUR TRACT ORDER NO. IN ITEM 10A.	STHE CONTRACT/OR	DEEL ECT THE ADMINIST	D IN ITEM 14. FORTH IN ITEM 14 ARE MADE	
appropriation date, etc.) SET FORTH IN	TEM 14, PURSUANT TO	THE AUTHORITY OF FAR	43.103(b).	
D. OTHER (Specify type of modification and	i authority)			
E. IMPORTANT: Contractor is not, 14. DESCRIPTION OF AMENDMENT/MODIFIC.		this document and return Fection headings, including s		
F IMPORTANT: Contractor is not.	ATION (Organized by UCF	rection heedings, including s	olicitation/contract subject matt	er where feasible.)
E. IMPORTANT: Contractor is not, 14. DESCRIPTION OF AMENDMENT/MODIFIC. Except as provided herein, all terms and condition and effect.	ATION (Organized by UCF	rection heedings, including s	etofore changed, remains unchan	er where feasible.)

(a)	Item 1 (Contract ID Code). Insert the contract type identification code that appears in the title block of the contract being modified.	(2) Accounting classification Net decrease \$
(b)	Item 3 (Effective date). (1) For a solicitation amendment, change order, or	NOTE: If there are changes to multiple accounting classifications that cannot be placed in block 12, insert an asterisk and the words "See continuation sheet".
	administrative change, the effective date shall be the issue date of the amendment, change order, or administrative change.	(g) Item 13. Check the appropriate box to indicate the type of modification. Insert in the corresponding
	(2) For a supplemental agreement, the effective date shall be the date agreed to by the contracting parties.	blank the authority under which the modification is issued. Check whether or not contractor must sign this document. (See FAR 43.103.)
	(3) For a modification issued as an initial or confirming notice of termination for the convenience of the Government, the effective date and the modification number of the confirming notice shall be the same as the effective date and modification number of the initial notice.	 (h) Item 14 (Description of Amendment/Modification). (1) Organize amendments or modifications under the appropriate Uniform Contract Format (UCF) section headings from the applicable solicitation or contract. The UCF table of contents, however, shall not be set forth in this document.
	(4) For a modification converting a termination for default to a termination for the convenience of the Government, the effective date shall be the same as the effective date of the termination for default.	(2) Indicate the impact of the modification on the overall total contract price by inserting one of the following entries:
		(i) Total contract price increased by \$
	(5) For a modification confirming the contracting officer's determination of the amount due in	(ii) Total contract price decreased by \$
	settlement of a contract termination, the effec- tive date shall be the same as the effective date of	(iii) Total contract price unchanged.

(3) State reason for modification.

fications.

(4) When removing, reinstating, or adding funds,

(5) When the SF 30 is used to reflect a determination

of the modification may be limited to -

identify the contract items and accounting classi-

by the contracting officer of the amount due in

settlement of a contract terminated for the con-

venience of the Government, the entry in Item 14

(ii) A statement of the net amount determined

to be due in settlement of the contract.

(6) Include subject matter or short title of solicita-

required on solicitation amendments. The contracting officer's signature is normally affixed last on supple-

STANDARD FORM 30 BACK (REV. 10-83)

(i) Item 16B. The contracting officer's signature is not

tion/contract where feasible.

mental agreements.

05-85-6332

A reference to the letter determination; and

the initial decision.

modification.

issuing office code in the code block.

original solicitation, contract, or order.

one of the following entries:

(1) Accounting classification

Net increase

(c) Item 6 (Issued By). Insert the name and address of

(d) Item 8 (Name and Address of Contractor). For modi-

the issuing office. If applicable, insert the appropriate

fications to a contract or order, enter the contractor's

name, address, and code as shown in the original con-

tract or order, unless changed by this or a previous

and 10, (Modification of Contract/Order No.-Dated). Check the appropriate box and in the corres-

ponding blanks insert the number and date of the

appropriate, indicate the impact of the modification on each affected accounting classification by inserting

(e) Items 9, (Amendment of Solicitation No.-Dated),

(f) Item 12 (Accounting and Appropriation Data). When

	ANCE	EVALUATION - C	ONSTRUCTION	ONTRAC	TS "	CONTRACT	OMBER	
		PA	RT I - GENERAL C	ONTRACT	DATA			
2. CONTRACTOR (Ne	ne, addi	em and ZIP code)	3. T	A CONTRACTOR OF THE RESERVE OF THE PARTY OF	A. ADVERT		4,00	
				RACT		FIRM		
			(Che		CPFF	PRICE		THER pecify)
				DIFFICULT	ROUTI	NE		
. DESCRIPTION AND	LOCA	TION OF WORK						
							. 65) (day)	
•								
• 31 - 1.								
_								
		A. AMOUNT OF BASIC	B. TOTAL AMOUN	TOF IC	LIQUIDATE	DAMAGES	ID NET	AMOUNT PAID
6. FISCAL	D	CONTRACT	MODIFICATION		ASSESSED	DAMAGES		TRACTOR
DATA		\$	\$		\$		\$	
7. SIGNIFICANT		A. DATE OF AWARD	B. ORIGINAL CON	TRACT C	. REVISED CO		D. DAT	E WORK ACCEPTED
DATES	D							
. TYPE AND EXTEN	. 05 61	W.CO.LIE A.C. LINE		7				
		PART III PERSONALI						
	4	PART II - PERFORMA		OF CONTR	ACT (Check	ppropriate box	r)	
	9. PE	RFORMANCE ELEMEN	NTS	OUT	TANDING	SATISFAC		
				1 0013	, ANDING	SATISFAC	TORY	UNSATISFACTOR
				0018	TANDING .	SATISFAC	TORY	UNSATISFACTOR
B. TIMELY PERFORM	ANCE	ACCACAG		Oors	TANDING	SATISFAC	TORY	UNSATISFACTOR
B. TIMELY PERFORM C. EFFECTIVENESS C	ANCE F MAN			0018	TANDING.	SATISFAC	TORY	UNSATISFACTOR
B. TIMELY PERFORM C. EFFECTIVENESS C D. COMPLIANCE WIT	ANCE OF MAN H LABO	R STANDARDS		0018		SATISFAC	TORY	UNSATISFACTOR
A. QUALITY OF WOR B. TIMELY PERFORM C. EFFECTIVENESS O D. COMPLIANCE WITH G. COMPLIANCE WITH 10. OVERALL EVALU	ANCE OF MAN H LABO H SAFE	OR STANDARDS TY STANDARDS		Ours		SATISFAC	TORY	UNSATISFACTOR
B. TIMELY PERFORM C. EFFECTIVENESS CO D. COMPLIANCE WITH E. COMPLIANCE WITH 10. OVERALL EVALU	ANCE OF MAN H LABO H SAFE	OR STANDARDS TY STANDARDS	SATISFAC					
B. TIMELY PERFORM C. EFFECTIVENESS CO. COMPLIANCE WITH E. COMPLIANCE WITH I.O. OVERALL EVALUE OUTSTANDING	ANCE OF MAN H LABO H SAFE OATION (Exploi	OR STANDARDS TY STANDARDS In In Item 13, on reverse)	SATISFAC	CTORY				UNSATISFACTOR
B. TIMELY PERFORM C. EFFECTIVENESS CO. COMPLIANCE WITH E. COMPLIANCE WITH I.O. OVERALL EVALUE OUTSTANDING	ANCE OF MAN H LABO H SAFE OATION (Exploi	OR STANDARDS TY STANDARDS In In Item 13, on reverse)		CTORY				
B. TIMELY PERFORM C. EFFECTIVENESS CO. COMPLIANCE WITH E. COMPLIANCE WITH I.O. OVERALL EVALU OUTSTANDING	ANCE OF MAN H LABO H SAFE OATION (Exploi	OR STANDARDS TY STANDARDS In In Item 13, on reverse)		CTORY				
B. TIMELY PERFORM C. EFFECTIVENESS CO. COMPLIANCE WITH E. COMPLIANCE WITH D. OVERALL EVALUE OUTSTANDING A. ORGANIZATION (1)	ANCE OF MAN H LABO H SAFE ATION (Exploi	OR STANDARDS TY STANDARDS in in Item 13, on reverse) print)	11. EVALUA	TED BY				n in Item 14, on reverse
B. TIMELY PERFORM C. EFFECTIVENESS CO. COMPLIANCE WITH C. COMPLIANCE WITH D. OVERALL EVALUE OUTSTANDING A. ORGANIZATION (1)	ANCE OF MAN H LABO H SAFE ATION (Exploi	OR STANDARDS TY STANDARDS in in Item 13, on reverse) print)	11. EVALUA	CTORY				
B. TIMELY PERFORM C. EFFECTIVENESS CO. COMPLIANCE WITH E. COMPLIANCE WITH D. OVERALL EVALUE OUTSTANDING A. ORGANIZATION (1)	ANCE OF MAN H LABO H SAFE ATION (Exploi	OR STANDARDS TY STANDARDS in in Item 13, on reverse) print)	11. EVALUA	TED BY				n in Item 14, on reverse
B. TIMELY PERFORM C. EFFECTIVENESS CO. COMPLIANCE WITH E. COMPLIANCE WITH D. OVERALL EVALUE OUTSTANDING A. ORGANIZATION (S. ORGANIZATION (S. O.	ANCE OF MAN H LABO H SAFE ATION (Exploi	OR STANDARDS TY STANDARDS in in Item 13, on reverse) print) r print)	11. EVALUA	TED BY	UNSA			n in Item 14, on reverse
B. TIMELY PERFORM C. EFFECTIVENESS CO. COMPLIANCE WITH E. COMPLIANCE WITH D. OVERALL EVALUE OUTSTANDING A. ORGANIZATION (S. ORGANIZATION (S. O.	ANCE OF MAN H LABO H SAFE ATION (Exploi	OR STANDARDS TY STANDARDS in in Item 13, on reverse) print) r print)	11. EVALUA	TED BY	UNSA			n in Item 14, on reverse
B. TIMELY PERFORM C. EFFECTIVENESS CO. COMPLIANCE WITH C. COMPLIANCE WITH C. OVERALL EVALUE OUTSTANDING A. ORGANIZATION (1) D. NAME AND TITLE	ANCE OF MAN H LABO H SAFE ATION (Exploi	OR STANDARDS TY STANDARDS in in Item 13, on reverse) print) r print)	11. EVALUA	TED BY	UNSA			n in Item 14, on reverse
E TIMELY PERFORM C EFFECTIVENESS CO. COMPLIANCE WITH C COMPLIANCE WITH C OVERALL EVALUE OUTSTANDING C ORGANIZATION (2) C NAME AND TITLE C ORGANIZATION (2)	ANCE OF MAN H LABO H SAFE PATION (Explain Type or (Type or	OR STANDARDS TY STANDARDS In In Item 13, on reverse) print) r print)	C. SIG	TED BY	UNSA			n in Item 14, on revers
B. TIMELY PERFORM C. EFFECTIVENESS CO D. COMPLIANCE WITH E. COMPLIANCE WITH 10. OVERALL EVALU	ANCE OF MAN H LABO H SAFE PATION (Explain Type or (Type or	OR STANDARDS TY STANDARDS In In Item 13, on reverse) print) r print)	C. SIG	TED BY	UNSA			n in Item 14, on revers

FOR OFFICIAL LISE ONLY

NSN 7540-01-150-0326

ATTACHMENT J-B1

LIST OF ENGINEERING PERFORMANCE STANDARDS MANUALS

- 1. NAVFAC P-703.0 Electric/Electronic Handbook
- 2. NAVFAC P-717.0 Preventive/Recurring Maintenance Handbook

SECTION J

ATTACHMENT J-C1

CONTRACT SUBMITTAL LIST

- 1. Schedule of Deduction Submit within 15 days of award Clause B.4, Section B.
- 2. Task Verification Document Submit format for approval as part of Contractor Quality Control Plan Clause C.11, Paragraph c, Section C; submit to QAE daily.
- 3. Quality Control Plan Submit within 15 days of award Clause C.11, Section C.
- 4. Initial Work Schedule Submit within 15 days of award Clause F.4, Section F.
- 5. Monthly Work Schedule Submit with monthly invoice Clause F.4, Section F.
- 6. Work Authorization Form Clause G.2, Section G
- 7. Invoices Submit monthly with supporting documents Clause G.3, Section G.
- 8. Accident Report Submit within 24 hours of occurence Clause H.7, Section H.
- 9. Passes and Badges Obtain within 15 days of award Clause H.9 Section H.
- 10. Insurance Certification Submit within 15 days of award Clause H.16 Section H.

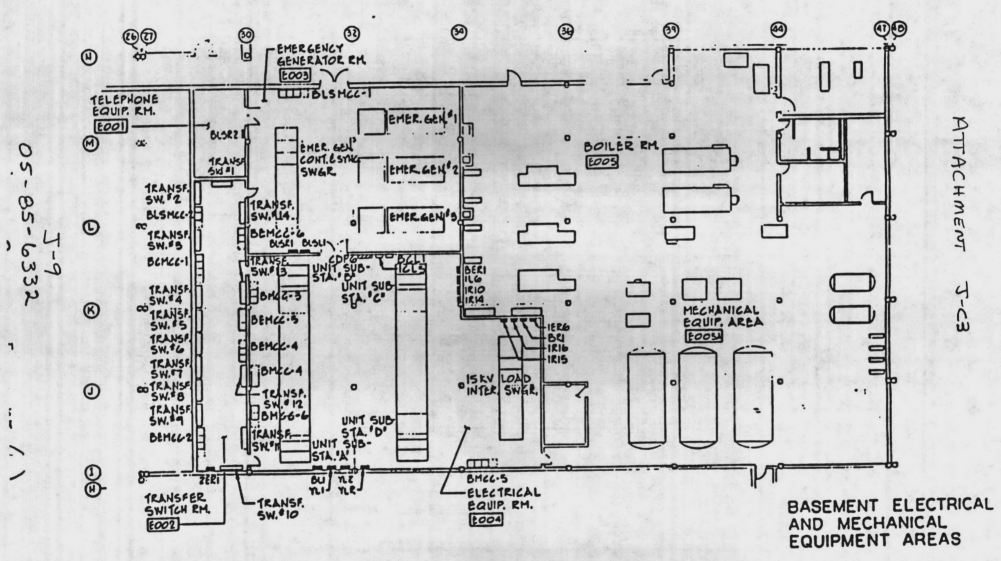
SECTION J

ATTACHMENT J-C2

APPLICABLE CODES AND PUBLICATION

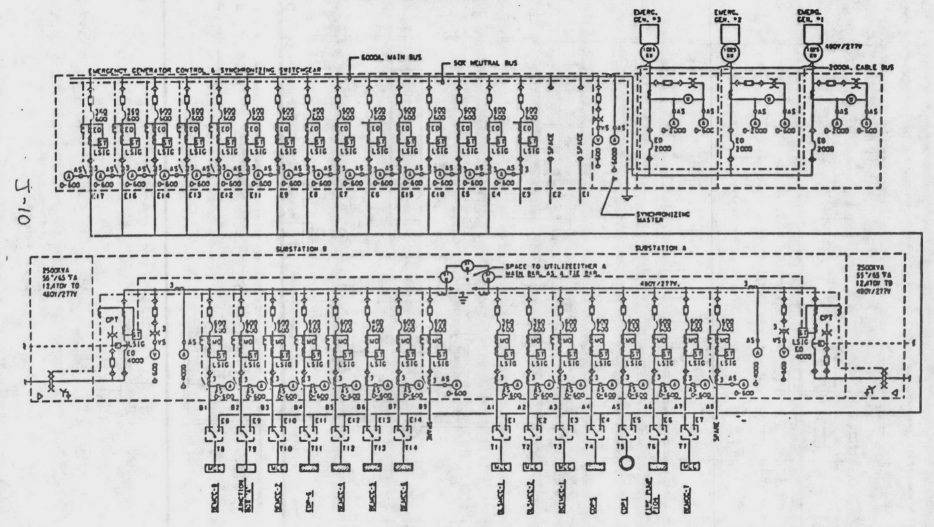
- 1. National Electrical Code NEC
- 2. National Electrical Manufacturer's Association NEMA
- 3. American Society for Testing Materials ASTM
- 4. Institute of Electrical and Electronic Engineers IEEE
- 5. National Electrical Testing Association NETA
- 6. American National Standards Institute ANSI
- 7. State and Local Codes and Ordinances
- 8. Insulated Power Cable Engineers Association IPCEA
- 9. Association of Edison Illuminating Companies AEIC

SINGLE LINE DIAGRAM, NAVAL HOSPITAL



11.2

SINGLE LINE DIAGRAM, NAVAL, HOSPITIL



ESSENTIAL LOW VOLTAGE POWER SYSTEM SINGLE LINE DIAGRAM

YI-2

SECTION J

ATTACHMENT J-H2

CERTIFIED REPORTS

The following Report Forms are provided for contractor use; however, forms are not included for all equipment. Therefore, the Contractor shall generate a form of similar data for equipment without forms.

TRANSFORMER DIL TEST

			JUB NU.	
CUSTOMER	Alle age of the state of	DATE OF	TEST	
CUSTOMER P.O. NO.		NEXT TE	ST DUE .	
LOCATION		TESTED	ВУ	
PROCEDURE STANDARD				-
1. TRANSFORMER IN	FORMATION: #1		Trans.No.	_
Location:	KVA	Prim.Volt_	Sec.Volt	
Mfg.			% Impedance	
Type 011			Connection	
Gallons:	Pressi	ure:	Oil Level	
Other Information:				
2. TEST RESULTS:				

A. Dielectric Strength:

	Top Sample	Bottom Sample	Avera	ge KV
	KV	. KV	Top	Bottom
Test No. 1				
lest No. 2				
Test No. 3		and the second second		
Test No. 4				
Test No. 5				

Other Results:

ACIDITY NUMBER: COLOR: INTERFACIAL TENSION:

REMARKS:

TRANSFORMER RATIO TEST

				JOB NO	
STOMER			DATE OF TE	ST	-
CATION			TESTED BY		
		and a second second			
TRANSFORMER	INFORMATIO	DN	Tr	ansNo	
estion or No.		KVA	_ Prim. Volt	Sec. Volt	4
fg	Ser	ial No	% Impedance	Connection	
erving		•			The state of the s
ther Informati	ion:				
I. TEST RESU	LTS:				
I. <u>TEST RESU</u> Nameplate Primary Volts	Tap	Connection	Connection	Connection	Calculate Ratio
	Tap	Connection	Connection	Connection	Calculate Ratio
Namenlate	Tap	Connection	Connection	Connection	Calculate Ratio
Namenlate	Tap	Connection	Connection	Connection	Calculate Ratio
Namenlate	Tap	Connection	Connection	Connection	Calculate Ratio
Namenlate	Tap	Connection	Connection	Connection	Calculate Ratio
Namenlate	Tap	Connection	Connection	Connection	Calculate
Namenlate	Tap	Connection	Connection	Connection	Calculate
Namenlate	Tap	Connection	Connection	Connection	Calculate
Nameplate Primary Volts	Tap Position	Connection	Connection	Connection	Calculate

III. REMARKS:

J-13 05-85-6332

TRANSFORMER INSPECTION REPORT

			JOB NO.	
CUSTOMER		DATE OF TE	:ST	
LOCATION	100	· . NEXT TEST	DUE	1
PROCEDURE		TESTED BY		
I. TRANSFORMER INF	ORMATION		Trans.No.	100
Location:	-KVA	Prim.Volt	Sec.Volt	
Mfg	Serial No	%Impedance_	Connection	
Type 011	011 Leve1	A-Problem a recognition of	emperature	
Serving	and the second property	Gals,Flu	id	
II. WORK PERFORMED				

III. REMARKS:

ATTACHMENT J- C5 b.

MEDIUM VOLTAGE BREAKER TEST REPORT

	JOB N	0	
Customer		of Test.	
Customer P. D. No.		Test Due	
Location	Teste	ф Ву	
Procedure			THE T
1. BREAKER INFORMATION			
Switchgear No.—		Location	
Bkr. Mig	Bkr. Type	Serial No	
Bkr. Rating	Interrupting capacity		
Phase Relays			
Ground Relays			
Other Relays			
See Relay Test Reports	Inst. Book		
Closing Cail	Trip Coil		
2. INSPECTION CHECK LIST			
Arc chutes removed and cleaned	Condition		the same as
	Ariting		
	Contacts cleaned		
		R.P.	
Main contact resistance (microhms): L.P			
Breaker and cubicle cleaned			
Contacts and mechanism lubricated where necess	3γ	10 of Die	
Insertion & Withdrawal of Bkr.	Shutter Operation Man	ual Oper. of BKr.	7-2-5
Comments			
Counter Reading: Before Test	After Test		4.5000
Deather tripped through each protective relay	2-12		14.7

INSULATION READINGS (2500 Volt Megger) MEGOHMS ATTACHMENT J-C5 b.

Page 2	
Bkr. Test No.	
ob No	

3. BREAKER OPEN

L.P.	C.P	R.P	
	Line Side	Load Side	
L.P. to Frame			
C.P. to Frame			
R.P. to Frame			
L.P. to C.P.			
L.P. to R.P.			-
R.P. to C.P			
4. BREAKER CLOSED			=
LP, to Frame		L.P. to C.P	_ =
C.P. to Frame	The second secon	LP. to R.P	. =
R.P. to Frame		R.P. to C.P	_

J-16

VOLTAGE REGULATOR REPORT

	JOB	NO
CUSTOMER	DATE OF TEST	
LOCATION	NEXT TEST DUE_	
PROCEDURE	TESTED BY	
I. VOLTAGE REGULATOR	RINFORMATION	
Location	KVA Serial No.	
Mfg	Type Steps: Boost ,	Buck
Volts	Amps	Buck
Counter	Regulator Position: Boost Buck	
Type Oil	Oil LevelTemperature 31 M	lax. Temp
Gals Fluid	Other Information	
II. CONTROL PANEL SI		
Voltage setting	Bandwidth: TopBottom_	
Time Delay	Resistance Setting Reactance Se	etting
P.T. Ratio:		

IV. REMARKS

WORK PERFORMED

III.

VOLTAGE REGULATOR OIL TEST

			005 1101	
CUSTOMER	The second	DATE OF	TEST	TOWN CO.
CUSTOMER P.O. NO.		NEXT TE	ST DUE	
LOCATION	40	TESTED	ВУ	
PROCEDURE				-11,
1. VOLTAGE REGULATOR INFORM	ATION	Cardal No		2.
Location				
Mfg.	Туре	_Top Sample	Bottom Sample_	-
VoltsAmps	% Range:	Boost	Buck	tale on
Other Information_			Type Oil	<u> </u>
No. of Tanks Ga				
II. TEST RESULTS A. Dielectric St	rength			

	Tap Changer KV	Main Tank KV
est No. 1		
Test No. 2		
Test No. 3		
Test No. 4		
Test No. 5		
Average .		

B. Other Results

	Tap Changer	Main Tank
cidity No.		
Color ASTM # .		
Interfacial Tension		

ATTACHMENT J-C5 d.

OIL CIRCUIT BREAKER TEST REPORT

		JOB NO.	
		Date of Test	
Customer P. O. No		Next Test Due	
L'ocation		Tested'By	
Procedure			
BREAKER INFORMATION			
Breaker No	Feeder ·	Location	
Bkr. Mfg			
Bkr, Rating	Interrupting capacity		
Phase Relays			
Ground Relays			
Other Relays			
See Relay Test Reports			
Closing Coil	Trip Coîl		
2.INSPECTION CHECK LIST			
Arc chutes cleaned	Condit	ion	
Condition of contacts:			
Contact alignment and pressure	. Contacts cleaned		
Contact resistance (microhms): L.P	C.P	R.P.	
Contacts and mechanism lubricated where	e necessary	Manual Oper. of Bkr	
Breaker tank cleaned	Condition		
Comments			

(2500 Volt Megger) MEGOHMS ATTACHMENT J-C5 d.

1936 7	
Bkr. Test No.	
ob No	

3. BREAKER OPEN

L.P.	C.P		
	Line Side	Load Side	
L.P. to Frame			
C.P. to Frame			
R.P. to Frame			
L.P. to C.P.		and the state of t	
L.P. to R.P.			
R.P. to C.P.			
4. BREAKER CLOSED			
L.P. to Frame	Magazini (M. 1994)	L.P. to C.P	
		L.P. to R.P	
		R.P. to C.P.	
CENEDAL COMMENTO			

7-20

OIL CIRCUIT BREAKER OIL TEST

	<u> </u>		JOB NO	
CUSTOMER		DATE OF TEST_		
		NEXT TEST DUE		
LOCATION		TESTED BY		
PROCEDURE	KER INFORMATION:			
Breaker No.	Feeder	Location		
Mfg.	Type	Serial No.		
Breaker Rating				
Other Information				

II. TEST RESULTS

A. Dielectric Strength

NEW OIL

	Tank No.1	Tank No.2	Tank No.3
	KY	KV	KV
Test No.1			
Test No.2			
Test No.3	Enter the second residence of		
Test No.4			7 10 10 10 10 10 10 10 10 10 10 10 10 10
Test No.5			
Average			

B. Other Results

	Tank No.	Tank No.	Tank No.
Acidity No.			
Color ASTM #			
Interfacial Tension	•		

III. REMARKS

05-85-6332

ATTACHMENT J-C5e. POLE MOUNTED RECLOSER

		JOB NO.
Customer		Date of Test
	Andrew Commission of the Commi	Next Test Due
Customer P. D. No		Tested By
Location		
Procedure		
RECLOSURE INFORMATION		
Location No.	Cubicle No.	Location
Bkr. Mig.	Bkr. Type	Serial No.
Bkr. Rating	Interrupting capacity	
Phase Relays		
Ground Relays		
Other Relays		
San Relay Test Reports	. Inst. Bo	ok
Clasing Cail	Trip Coil	
2. INSPECTION CHECK LIST		
Arc chutes cleaned	Condition	n
	·Arcing	
Condition of contacts: Main	Contacts clean	e de la companya de l
Contact alignment and pressure	CD	R.P.
Main contact resistance (microhms): L.P	bel's	
Breaker and tank cleaned	Condition	
Contacts and mechanism lubricated where necess	sary	
Insertion & Withdrawal of Bkr.	Shutter Operation	Manual Oper. of Bkr.
Comments		
	After Test _	•
Counter-Reading: Before Test		
Deather tripped through each protective relay_		7-77

(2500 Volt Megg	er) MEGOHMS
ATTACHMENT	J-65 e.

Bkr. Test No.	
Job No	100

3.	BR	EA	KE	R	OP	EN
	O The Section		_	-	THE OWNER OF THE OWNER,	

L.P.	C.P	R.P.	
	Line Side	Load Side	
L.P. to Frame		<u> </u>	
C.P. to Frame		(Territoria)	Andrew Sales (1997)
R.P. to Frame _			
L.P. to C.P.			
L.P. to R.P.			
R.P. to C.P.			
4. BREAKER CLOSED			÷ ÷
LP. to Frame		L.P. to C.P	
C.P. to Frame		L.P. to R.P	7.4.00
R.P. to Frame		R.P. to C.P.	

. J-23 05-85-6332

RECLOSER OIL TEST

			JOB NO	
CUSTOMER	A SECOND COMMO		DATE OF TEST	i Tra Part da et
CUSTOMER P.O	. NO		NEXT TEST DUE	
LOCATION			TESTED BY	
				**
			•	Total Paris
	E INFORMATION			
Location		Br	eaker Rating	
Mfg			Serial No.	
	ation	Strate weeks and the second		
		Control Control (Control Control		
II. TEST RE				
11. IESI KE	30L13			
A.	Dielectric Strengt	:h:		
A STANSON AND	NEW OIL			
• E. S.	NEW OIL	, w		
	1.	- KY		
	Test No. 1	- KV		
	1.	- KY		
	Test No. 1 Test No. 2	- KY		
	Test No. 1 Test No. 2 Test No. 3	- KY		

J-24

III. REMARKS

SECTION J

ATTACHMENT J-C6a

EQUIPMENT LIST - MEDIUM-VOLTAGE ELECTRICAL DISTRIBUTION SYSTEM (Requiring Testing)

- a. CAMP LEJEUNE MAIN SWITCHING STATION. Main Switching Station is an outdoor, 12.47Y/7.2 kilovolt, three-phase, open-type steel structure with main & bypass aluminum buses & consists of the following medium-voltage breakers.
 - 1. (3) Westinghouse Type 144 GC500, 15.5 KV, 1200 Amp. Oil Circuit Breakers, each with
 - (3) CO-9 relays,
 - (1) CO-8 ground relay
 - (1) Type RC reclosing relay & Type RC reclosing relay
 - (1) Three-Phase kilowatt hour meter with instrument transformers, demand register, pulse initiator, and remote rate meter.
 - 2. (1) Siemens-Allis Type SDO-15-500, 14.4 KV, 1200 Amp. 0il Circuit Breaker with
 - (3) IAC-77 phase relays,
 - (1) IAC-77 ground relay
 - (1) Type ACR reclosing relay
 - (1) Three-phase kilowatt hour meter with instrument transformers, demand register, pulse initiator, and remote rate meter.
 - 3. (7) Square D 1200 Amp, Type F8, SF6 circuit breakers with
 - (1) ITE 51E Three-Phase Relay
 - (1) ITE 51E Ground Relay
 - (1) ITE 74M Reclosing Relay
 - (1) Three-Phase kilowatt hour meter with instrument transformers, demand register, pulse initiator, and remote rate meter.

Each Medium-Voltage Breaker listed above is equipped with Isolating Knife Switches & a Bypass Gang-Operated Air-Break Switch. Main Switching Station is provided with a Differential Protection Scheme and consists of the following:

- (3) CA-16 Relays
- (1) Power Factor Meter
- (1) Type WL Relay
- (2) Type MG-6 Auxilliary Relay
- (6) Impedance Matching Instrument Transformer
- (1) Three-Phase kilowatt hour meter with demand register, pulse initiator, and remote rate meter.
- (a) REGIMENTAL FEEDER NO. 1. Consists of the following Electrical Equipment:

- Breaker No. 21 General Electic Type FK-23-500-1, 1200 Amp. Oil Blast Circuit Breaker with
 - (3) IAC-51 relays,
 - (1) IAC-51 ground relay,
 - (1) Type ACR reclosing relay.
- Breaker No. 22 Same as Breaker No. 21
- Breaker No. 23 Same as Breaker No. 21
- Breaker No. 24 Same as Breaker No. 21
- Breaker No. 25 ITE Type 14.4 KS 500-12D, 15.5 KV, 1200 Amp. 0il Blast Circuit Breaker
 - (3) CO-11 phase relays,
 - (1) CO-11 ground relays.
- (b) <u>PARADISE POINT FEEDER</u>. Consists of the following Electrical Equipment:
 - Regulator No. P-1 Allis Chalmers Type Class PA 1000 KVA, 13.2 KV Three-Phase Voltage Regulator.
 - Breaker No. 41 General Electric Type FK-23-500-1, 1200 Amp. 0il Blast Circuit Breaker with
 - (3) SFC-177 BGA phase relays, &
 - (1) SFC-177 B3A ground relay
 - (1) Type ACB reclosing relay
 - Breaker No. 42 (At Paradise Pt. #1 Substation) Westinghouse Type 144 GC250, 600 Amp. Grid Oil Circuit Breaker with
 - (3) CO-9 phase relays,
 - (1) CO-9 ground relay, & Type RC reclosing relay.
 - (1) Type RC reclosing relay
 - Substation Paradise Point #1
 - (2) Westinghouse Type SL 1000 KVA, 13.2 KV distribution transformers
 - (1) Square D 1000 KVA, 13.2 2.4 KV distribution transformer
 - Breaker No. 43 (At Paradise Pt. #2 Substation) General Electric Type FKD-15.5-18000-5, 1200 Amp. Oil Blast Circuit Breaker with
 - (3) SFC-177 B6A phase relays,
 - (1) SFC-177 B3A ground relays,
 - (1) Type NLR reclosing relay.
 - Substation Paradise Point #2
 - (3) Allis-Chalmers 1000 KVA, 13.2 2.4 KV distribution transformers

- (c) RIFLE RANGE FEEDER. Consist of the following Electrical Equipment:
 - Breaker No. 31 General Electric Type FKD-15.5 18000-5, 1200 Amp. Oil Blast Circuit Breaker with
 - (3) SFC-177 B6A phase relays,
 - (1) SFC-177 B3A ground relays,
 - (1) Type NLR reclosing relay.
 - Regulator RR-2 General Electric Type TML 32, 750 KVA, 13.2 KV, Three-Phase Voltage Regulator
- Breaker No. 34 Siemens-Allis Type 600 Amp.15KV, Vacuum Circuit Breaker

with

- (3) CO-11 phase relay
- (1) CO-11 ground relay
- (1) Type RC reclosing relay
- Regulator RR-3 General Electric Type MLT 32, 500 KVA, 13.2 KV Three-Phase Voltage Regulator
- Breaker No. 35 General Electric Type FKD 15.5 18000-5, 1200 Amp.
 Oil Blaset Circuit Breaker with
 - (3) SFC-177 B6A phase relays,
 - (1) SFC-177 B3A ground relay,
 - (1) Type NLR reclosing relay.
- Breaker No. 36 General Electric Type FKD 15.5 18000-5, 1200 Amp.
 Oil Blaset Circuit Breaker with
 - (3) SFC-177 B6A phase relays,
 - (1) SFC-177 B3A ground relay,
 - (1) Type NLR reclosing relay.
- Recloser McGraw-Edison Pole-Mounted Type W, 15.5KV, 100Amp
- (d) CAPEHART FEEDER. Consists of the following Electrical Equipment:
 - Regulator C-1 General Electric Type MLT 32, 2000 KVA, 13.8 KV Three-Phase Voltage Regulator.
 - Breaker No. 61 Square D Type 600 Amp.15KV, SF6 Breaker with
 - (3) ITE 51E phase relays
 - (1) ITE 51E ground relay
 - (1) ITE 74M Reclosing Relay
 - (1) Three-Phase kilowatt hour meter with demand register and instrument transformers
 - Recloser (3) McGraw-Edison Cross Arm Mounted Type L Single-Phase

(e) FRENCH CREEK FEEDER. Consists of the following Electrical Equipment:

Regulator FC-1 - Allis-Chalmers Type OA 1500 KVA, 13.8 KV Three-Phase Voltage Regulator.

Recloser - McGraw-Edison Pole-Mounted Three-Phase Type WE

Recloser - McGraw-Edison Pole-Mounted Three-Phase Type RX

(f) REGIMENTAL FEEDER NO. 2. Consists of the following Electrical Equipment:

Breaker No. 81 - General Electic Type FK-23-500-1, 1200 Amp. 0il Blast Circuit Breaker with

- (3) IAC-51 relays,
- (1) IAC-51 ground relay,
- (1) Type ACR reclosing relay.

Breaker No. 82 - Same as Breaker No. 81

Breaker No. 83 - Same as Breaker No. 81

(g) MIDWAY PARK/MONTFORD POINT FEEDER. Consists of the following Electrical Equipment:

Regulator MM-1 - Siemens-Allis Type SFR 1500 KVA, 13.2 KV Three-Phase Voltage Regulator

Recloser - Midway Park: (1) McGraw-Edison Pole-Mounted Three-Phase Type RX

Recloser - Midway Park: (6) McGraw-Edison Pole-Mounted Single-Phase Type L

Regulator MM-2 - General Electric Type TMLT 32, 750KVA, 13.2 kV Three-Phase Voltage Regulator

Breaker No. 14 - General Electric Type FKS 15.5-18000-5, 1200 Amp. Oil Blast Circuit Breaker with

- (3) SFC 177 B61 phase relays,
- (1) SFC 177 B3A ground relay,
- (1) Type NLR reclosing relay.

(h) HOSPITAL FEEDER.

Recloser - McGraw-Edison Pole-Mounted Three-Phase Type WE

Breaker No.113 - Square D Type 600 Amp. SF6 Breaker with

- (3) ITE 51E phase relays,
- (1) ITE 51E ground relay.
- (1) ITE 79M Reclosing Relay
- (1) Three-Phase kilowatt meter with demand meter, and instrument transformers

(i) LOT 140, STORAGE YARD

Regulator - Allis-Chalmers Type SFR 500KVA, 13.2KV Three-Phase Voltage Regulator

- b. NEW RIVER AIR STATION MAIN SWITCHING STATION. Main Switching station is an outdoor, 12.47Y/7.2 Kilovolt, Three-Phase, Open-Type steel Structure with Main & Bypass Aluminum Buses and consists of the following Electrical Equipment:
 - Main Station Breaker McGraw-Edison 15.5KV, 1200Amp Vacuum Breaker with
 - (3) IAC 53 Phase Relays
 - (1) IAC 53 Ground Relay
 - Regulator (1) General Electric Type TMLT 32, 1500 KVA, 13.2 KV Three-Phase Voltage Regulator
 - Regulator (1) General Electric Type MLT 32, 750 KVA, 12 KV Three-Phase Voltage Regulator
 - Breaker No. 1 Siemens-Allis Type SDO-15-250, 600 Amp. 0il Circuit Breaker with
 - (3) IAC-77 phase relays,
 - (1) IAC-77 ground relay,
 - (1) Type ACR releasing relay.
 - (1) Three-Phase kilowatt hour meter with instrument transformers, pulse initiator, and remote rate meter.
 - Breaker No. 2 General Electric Type FKD 15.5-18000-4, 1200 Amp. Oil Blast Circuit Breaker with
 - (3) IAC-53 phase relays,
 - (1) IAC-53 ground relay,
 - (1) Type ACR reclosing relay.
 - (1) Three-Phase kilowatt hour meter with instrument transformers, pulse initiator, and remote rate meter
 - Breaker No. 3 General Electric Type FKD 15.5-18000-5, 1200 Amp. Oil Blast Circuit Breaker with
 - (3) IAC-53 phase relays,
 - (1) IAC-53 ground relay,
 - (1) Type ACR reclosing relay.
 - (1) Three-Phase kilowatt hour meter with instrument transformers, pulse initiator, and remote rate meter

- Breaker No. 4 General Electric Type FKD 15.5-18000-5, 600 Amp. Oil Blast Circuit Breaker with
 - (3) IAC-51 phase relays,
 - (1) IAC-51 ground relay,
 - (1) Type ACR reclosing relay.
- Breaker No. 5 Siemens-Allis Vacuum Breaker Type BCM-15-M-SOV with:
 - (3) CO-11 Phase Relays
 - (1) CO-11 Ground Relay
 - (1) Type RC Recloser Relay
- Station Meters (3) Three-Phase kilowatt meter with demand registers, and instrument transformers

Each Medium-Voltage Breaker is equipped with Isolating and Bypass Switches.

NEW RIVER FEEDER NO. 1.

Recloser - McGraw-Edison Pole-Mounted Three-Phase

Recloser - McGraw-Edison Pole-Mounted Three-Phase

Oil Switch - G & W Type

Meters - (2) Three-Phase kilowatt meter with demand meter and instrument transformers.

Breaker No.31 and No.32 - Square D Type FB, SF6, 6AS Breakers with

- (3) ITE 51E Phase Relays
- (1) ITE 51E Ground Relay

2. NEW RIVER FEEDER NO.2

Breaker No.10 - Siemens-Allis Type SDV-15-20, 14.4KV, 1200Amp with

- (3) CO-11 Phase Relays
- (1) CO-11 Ground Relay

SECTION J

ATTACHMENT J-C6b

EQUIPMENT LIST

Medium- and Low-Voltage Electrical Distribution and Utilization Systems
at Naval Hospital

- a. Two FPE Double-Ended Unit Type Substation Switchgear (See Attachment J-9 & J-10)
 - 1. Key Interlock System
 - 2. (8) 600 Amp, 12.47kVolt, 3PST Interrupter Switches
 - 3. (4) 2500kVA,12470 480/277 Volt Three-Phase Liquid-Filled Transformers
 - 4. 600 Volt Two-Level Ground Fault Systems
 - 5. 600 Volt Drawout Power Circuit Breakers with long time, short time, instantaneous and ground sensing solid state trip Devices and ratings as indicated and as follows:
 - (4) 4000 Amp mains, Electrically-Operating each Substation
 - (28) 600 Amp Branches, Manually-Operated (Total)
 - (2) 1000 Amp Branches, Manually-Operated (Total)
 - 6. Indicating instruments including switches associated with each 600 Volt circuit.
- b. Russelectric Generator Control and Synchronizing Switchgear and Emergency Switchboard and Consisting of: (See Attachment J-10)
- 1. (3) Engine-Generator Control Panels with 2000Amp, 600 Volt Drawout Power Circuit Breaker Electrically-Operated with overcurrent and short circuit trips and reverse power relays, and associated control switches, indicating instruments, voltage and frequency regulating equipment for automatic and manual operation of emergency power and system.
- 2. Master Control Cubicle with (3) Automatic Synchronizers, Manual Paralleling Permissive Relay, Master Control and Synchronizing Relay Panel, Synchronising Lamps, Synchroscope, Indicating Instruments, Control Switches, and Station Alarm Horn including Failure Lights.
- 3. (14) 600 Volt Drawout Power Circuit Breakers, Manually-Operated, with long time, short time, instantaneous and ground sensing solid state trip devices.
- 4. Indicating Instruments including switches associated with each 600 Volt circuit.

- 5. Load shedding and restoring control scheme including associated components
- c. Automatic Transfer Switches
 Russelectric Automatic Transfer Switches and Switchgear
 Consisting of:
- 1. (8) Model RMT 6003CE; 600Amp, 480 Volt, Three-Phase, Three-Wire and each with Load-Break Bypass and Isolation Switches, Associated Interlock Control, and Relay Components.
- 2. (6) Model RMT 6004CE; 600 Amp, 480 Volt, Three-Phase, Four-Wire and each with Load-Break Bypass, and Isolation Switches, Associated Interlock, Control, and Relay Components.

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SECTION J

ATTACHMENT J-G2

INVOICING INSTRUCTIONS

A. INVOICES

1. The Contractor shall submit invoices monthly to the following address:

OICC/ROICC
Building 1005
Marine Corps Base
Camp Lejeune, North Carolina 28542-5000

- 2. Invoices shall be properly dated and be identified by the contract number.
- 3. The total amount invoiced shall be subdivided into the following two categories by this contract:
 - a) An amount to reflect the work performed for the monthly period involved in the execution of fixed price Lump Sum work for operations, maintenance and repair services covered by Contract Line Item 0001
 - b) An amount to reflect the work performed for the monthly period involved in the execution of specific repair work covered by Contract Line Item 0002 and executed under the Indefinite Quantity portion of the contract.
 - 4. All offers of discounts appearing on the Contractor's invoice, no matter how affixed, and regardless of the type of purchase, shall be considered as authorizing the deduction of the discount if earned.

B. OTHER DOCUMENTS

1. The Contractor shall prepare and submit with the invoice two copies of the listing for each occurrence of work performed under the Indefinite Quantity part of the contract, with the original work authorization attached to the original of the invoice. Each item shall be identified by contract number, delivery order number, title, starting and completion dates, total cost of the work involved and the amount invoiced for the month. The Contractor shall also provide actual material cost invoices denoting actual costs for materials replaced under 0002.

B. OTHER DOCUMENTS (Continued)

2. The Contractor shall prepare and submit, five working days prior to the scheduled month, with the invoice a work schedule for the succeeding month for all Lump Sum work and for Indefinite Quantity Work that has been authorized and is proposed to be accomplished, or commenced in the month involved.

SECTION J

ATTACHMENT J-H1

SAFETY REQUIREMENTS

The Contractor shall comply with requirements contained in the following documents.

- 1. NAVMAT P-5100-23B Safety Precautions for Shore Activities.
- 2. DA EM 385-1-1 General Safety Requirements.
- 3. Occupational Safety and Health Standards.
- 4. U.S. Army Corps of Engineers Safety and Health Requirements Manual, EM 385-11, dated April, 1981.
 - 5. NHCLNCINST 11320.1 Naval Hospital Fire Bill
 - 6. BUMED 6320.4 Cardiac Arrest Teams Resuscitation Equipment Protocol.

These documents may be examined at:

Officer in Charge, Facilities Support Contracts Building 1005 Marine Corps Base Camp Lejeune, N.C. 28542-5000

PART IV - GENERAL INSTRUCTION

SECTION K: REPRESENTATIONS, CERTIFICATIONS AND OTHER STATEMENTS OF BIDDERS/OFFERORS

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PART IV - GENERAL INSTRUCTIONS SECTION K - REPRESENTATIONS, CERTIFICATIONS AND OTHER STATEMENTS OF BIDDERS/OFFERORS

K.1 FAR 52.203-2, CERTIFICATE OF INDEPENDENT PRICE DETERMINATION (APR 1985)

- a. The offeror certifies that--
- (1) The prices in this offer have been arrived at independently, without, for the purpose of restricting competition, any consultation, communication, or agreement with any other offeror or competitor relating to (i) those prices, (ii) the intention to submit an offer, or (iii) the methods or factors used to calculate the prices offered;
- (2) The prices in this offer have not been and will not be knowingly disclosed by the offeror, directly or indirectly, to any other offeror or competitor before bid opening (in the case of a sealed bid solicitation) or contract award (in the case of a negotiated solicitation) unless otherwise required by law; and
- (3) No attempt has been made or will be made by the offeror to induce any other concern to submit or not to submit an offer for the purpose of restricting competition.
- b. Each signature on the offer is considered to be a certification by the signatory that the signatory--
- (1) Is the person in the offeror's organization responsible for determining the prices being offered in this bid or proposal, and that the signatory has not participated and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above; or
- (2)(i) Has been authorized in writing, to act as agent for the following priincipals in certifying that those principals have not participated, and will not participate in any action contrary to subparagraphs (a)(1) through (a)(3) above _______ (insert full name of person(s) in the offer's organization responsible for determining the prices offered in this bid or proposal, and the title of his or her position in the offeror's organization);
- (ii) As an authorized agent, does certify that the principals named in subdivision (b)(2)(a) above have not participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above; and
- (iii) As an agent, has not personally participated, and will not participate, in any action contrary to subparagraphs (a)(1) through (a)(3) above.
- c. If the offeror deletes or modifies subparagraph (a)(2) above, the offeror must furnish with its offer a signed statement setting forth in detail the circumstances of the disclosure.

K.2 FAR 52.203-4, CONTINGENT FEE REPRESENTATION AND AGREEMENT (APR 1984)
a. Representation. The offeror represents that, except for full-time bona fide employees working solely for the offeror, the offeror
NOTE: THE OFFEROR MUST CHECK THE APPROPRIATE BUXES. FOR INTERPRETATION OF THE REPRESENTATION, INCLUDING THE TERM "BONA FIDE EMPLOYEE", SEE SUBPART 3.4 OF THE FEDERAL ACQUISITION REGULATION).
(1) has, has not employed or retained any person or company to solicit or obtain this contract; and
(2) has, has not paid or agreed to pay any person or company employed or retained to solicit or obtain this contract any commission, percentage, brokerage, or other fee contingent upon or resulting from the award of this contract.
b. Agreement. The offeror agrees to provide information relating to the above Representation as requested by the Contracting Officer and, when subparagraph (a)(1) or (a)(2) is answered affirmatively, to promptly submit to the Contracting Officer—
(1) A completed Standard Form 119 (SF 119), Statement of Contingent or Other Fees; or
(2) A signed statement indicating that the SF 119 was previously submitted to the same contracting office, including the date and applicable solicitation or contract number, and representing that the prior SF 119 applies to this offer or quotation.
K.3 FAR 52.214-2, TYPE OF BUSINESS ORGANIZATION - SEALED BIDDING (APR 1985).
The bidder, by checking the applicable box, represents that it operates as a corporation incorporated under the laws of the State of an individual, a partnership, a nonprofit organization, or a joint venture.
K.4 FAR 52.214-8, PARENT COMPANY AND IDENTIFYING DATA (APR 1984)
a. A "parent" company, for the purpose of this provision, is one that owns or controls the activities and basic business policies of the bidder. To own the bidding company means that the parent company must own more than 50 percent of the voting rights in that company. A company may control a bidder as a parent even though not meeting the requirement for such ownership if the parent company is able to formulate, determine, or veto basic policy decisions of the offeror through the use of dominant minority voting rights, use of proxy voting, or otherwise.
b. The bidder is, is not (check applicable box) owned or controlled by a parent company.

calendar days available to the Government for forwarding a contract from the date specified in this solicitation of receipt of bids. b. This provision supersedes any language pertaining to the acceptance period that may appear elsewhere in this solicitation. c. The government requires a minimum acceptance period of 60 calendar days (The Contracting Officer shall insert the number of days). d. In the space provided immediately below, bidders may specify a longer acceptance period that the Government's minimum requirement. The bidder allows the following acceptance period: calendar days. e. A bid allowing less than the governments minimum acceptance period will be rejected. f. The bidder agrees to execute all that it has undertaken to do, in compliance with its bid, if that bid is accepted in writing within (1) the acceptance period stated in paragraph (c) above or (2) any longer acceptance period stated in paragraph (d) above. K.6 FAR 52.219-1, SMALL BUSINESS CONCERN REPRESENTATION (MAY 1986) The offeror represents and certifies as part of its offer that it is, is not a small business concern and that all, not a supplies to be furnished will be manufactured or produced by a small business concern in the United States, its possessions, Puerto Rico, or the Trust territories of the Pacific Islands. "Small business concern", as used in the provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the size standards in this solicitation. K.7 FAR 52.219-2, SMALL DISADVANTAGED BUSINESS CONCERN REPRESENTATION (APR 1984)	Name and Nain Office Address of Parent Company (include Zip Code), Parent Company's Employer's Identification Number
a. "Acceptance period", as used in this provision, means the number of calendar days available to the Government for forwarding a contract from the date specified in this solicitation of receipt of bids. b. This provision supersedes any language pertaining to the acceptance period that may appear elsewhere in this solicitation. c. The government requires a minimum acceptance period of 60 calendar days (The Contracting Officer shall insert the number of days). d. In the space provided immediately below, bidders may specify a longer acceptance period that the Government's minimum requirement. The bidder allows the following acceptance period: calendar days. e. A bid allowing less than the governments minimum acceptance period will be rejected. f. The bidder agrees to execute all that it has undertaken to do, in compliance with its bid, if that bid is accepted in writing within (1) the acceptance period stated in paragraph (c) above or (2) any longer acceptance period stated in paragraph (d) above. K.6 FAR 52.219-1, SMALL BUSINESS CONCERN REPRESENTATION (MAY 1986) The offeror represents and certifies as part of its offer that it is, is not a small business concern and that all, not a supplies to be furnished will be manufactured or produced by a small business concern in the United States, its possessions, Puerto Rico, or the Trust territories of the Pacific Islands. "Small business concern", as used in the provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the size standards in this solicitation. K.7 FAR 52.219-2, SMALL DISADVANTAGED BUSINESS CONCERN REPRESENTATION (APR 1984) a. Representation. The offeror represents that it is,	d. If the bidder checked "is not" in paragraph (b) above, it shall insert its own Employer's Identification Number on the following line
calendar days available to the Government for forwarding a contract from the date specified in this solicitation of receipt of bids. b. This provision supersedes any language pertaining to the acceptance period that may appear elsewhere in this solicitation. c. The government requires a minimum acceptance period of 60 calendar days (The Contracting Officer shall insert the number of days). d. In the space provided immediately below, bidders may specify a longer acceptance period that the Government's minimum requirement. The bidder allows the following acceptance period: calendar days. e. A bid allowing less than the governments minimum acceptance period will be rejected. f. The bidder agrees to execute all that it has undertaken to do, in compliance with its bid, if that bid is accepted in writing within (1) the acceptance period stated in paragraph (c) above or (2) any longer acceptance period stated in paragraph (d) above. K.6 FAR 52.219-1, SMALL BUSINESS CONCERN REPRESENTATION (MAY 1986) The offeror represents and certifies as part of its offer that it is, is not a small business concern and that all, not a supplies to be furnished will be manufactured or produced by a small business concern in the United States, its possessions, Puerto Rico, or the Trust territories of the Pacific Islands. "Small business concern", as used in the provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the size standards in this solicitation. K.7 FAR 52.219-2, SMALL DISADVANTAGED BUSINESS CONCERN REPRESENTATION (APR 1984) a. Representation. The offeror represents that it is,	K.5 FAR 52.214-16, MINIMUM BID ACCEPTANCE PERIOD (APR 1984)
c. The government requires a minimum acceptance period of 60 calendar days (The Contracting Officer shall insert the number of days). d. In the space provided immediately below, bidders may specify a longer acceptance period that the Government's minimum requirement. The bidder allows the following acceptance period: e. A bid allowing less than the governments minimum acceptance period will be rejected. f. The bidder agrees to execute all that it has undertaken to do, in compliance with its bid, if that bid is accepted in writing within (1) the acceptance period stated in paragraph (c) above or (2) any longer acceptance period stated in paragraph (d) above. K.6 FAR 52.219-1, SMALL BUSINESS CONCERN REPRESENTATION (MAY 1986) The offeror represents and certifies as part of its offer that it is, is not a small business concern and that all, not a supplies to be furnished will be manufactured or produced by a small business concern in the United States, its possessions, Puerto Rico, or the Trust territories of the Pacific Islands. "Small business concern", as used in the provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the size standards in this solicitation. K.7 FAR 52.219-2, SMALL DI SADVANTAGED BUSINESS CONCERN REPRESENTATION (APR 1984) a. Representation. The offeror represents that it is,	a. "Acceptance period", as used in this provision, means the number of calendar days available to the Government for forwarding a contract from the date specified in this solicitation of receipt of bids.
d. In the space provided immediately below, bidders may specify a longer acceptance period that the Government's minimum requirement. The bidder allows the following acceptance period:	b. This provision supersedes any language pertaining to the acceptance period that may appear elsewhere in this solicitation.
longer acceptance period that the Government's minimum requirement. The bidder allows the following acceptance period:	c. The government requires a minimum acceptance period of <u>60</u> calendar days (The Contracting Officer shall insert the number of days).
f. The bidder agrees to execute all that it has undertaken to do, in compliance with its bid, if that bid is accepted in writing within (1) the acceptance period stated in paragraph (c) above or (2) any longer acceptance period stated in paragraph (d) above. K.6 FAR 52.219-1, SMALL BUSINESS CONCERN REPRESENTATION (MAY 1986) The offeror represents and certifies as part of its offer that it is, is not a small business concern and that all, not a supplies to be furnished will be manufactured or produced by a small business concern in the United States, its possessions, Puerto Rico, or the Trust territories of the Pacific Islands. "Small business concern", as used in the provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the size standards in this solicitation. K.7 FAR 52.219-2, SMALL DI SADVANTAGED BUSINESS CONCERN REPRESENTATION (APR 1984) a. Representation. The offeror represents that it is,	longer acceptance period that the Government's minimum requirement. The
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	a. Representation. The offeror represents that it is, is

b. Definitions

- (1) "Asian-Indian American", as used in this provision, means a United States citizen whose origins are in India, Pakistan, or Bangladesh.
- (2) "Asian-Pacific American", as used in this provision, means a United States citizen whose origins are in Japan, China, the Philippines, Vietnam, Korea, Samoa, Guam, the U. S. Trust Territory of the Pacific Islands, the Northern Mariana Islands, Laos, Cambodia or Taiwan.
- (3) "Native Americans", as used in this provision, means American Indians, Eskimos, Aleuts, and native Hawaiians.
- (4) "Small business concern", as used in this provision, means a concern, including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and autlified as a small business under the criterial and size standards in 13 CFR 121.
- (5) "Small disadvantaged business concern", as used in this provision, means a small business concern that (1) is at least 51 percent owned by one or more socially and economically disadvantaged individuals and (2) has its management and daily business controlled by one or more such individuals.
- c. Qualified Groups. The offeror snall presume that socially and economically disadvantaged individuals include Black Americans, Hispanic Americans, Native Americans, Asian-Pacific Americans, Asian-Indian Americans, and other individuals found to be qualified by the SBA under 13 CFR 124.1.

K.8 FAR 52.219-3, WOMEN-UWNED SMALL BUSINESS REPRESENTATION (APR 1984)

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women-	-owne	d sr	na 11	bus	iness	concer	rn.					

b. Definitions

- (1) "Small business concern", as used in this provision, means a concern, including its affiliates, that is independently owned and operated, not dominate in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the criterial and size standards in 13 CFR 121.
- (2) "Women-owned", as used in this provision, means a small business that is at least 51 percent owned by a woman or women who are U. S. citizens and who also control and operate the business.

K.9 PREFERENCE FOR LABOR SURPLUS AREA CONCERNS (APR 1985)

a. This acquisition is not a set aside for labor surplus area (LSA) concerns. However, the offeror's status as such a concern may affect (1) entitlement to award in case of tie offers or (1) offer evaluation in accordance with the Buy American Act clause of this solicitation. In order to determine whether the offeror is entitled to a preference under (1) or (2) above, the offeror must identify, below, the LSA in which the costs to be incurred on account of manufacturing or production (by the offeror or the first-tier subcontractors) amount to more than 50 percent of the contract price.

b. Failure to identify the locations as specified above will preclude consideration of the offeror as an LSA concern. If the offeror is awarded a contract as an LSA concern and would not have otherwise qualified for award, the offeror shall perform the contract or cause the contract to be performed in accordance with the obligations of an LSA concern.

K.10 FAR 52.222-21, CERTIFICATION OF NONSEGREGATED FACILITIES (APR 1984)

- a. "Segregated facilities," as used in this provision, means any waiting rooms, work areas, rest rooms, and wash rooms, restaurants and other eating areas, time clocks, locker rooms, and other storage or dressing areas, parking lots, drinking fountains, recreation or entertainment areas, transportaion, and housing facilities provided for employees, that are segregated by explicit directive or are in fact segregated on the basis of race, color, religion, or national origin because of habit, local custom, or otherwise.
- b. By the submission of this offer, the offeror certifies that it does not and will not maintain or provide for its employees any segregated facilities at any of its establishments, and that it does not and will not permit its employees to perform their services at any location under its control where segregated facilities are maintained. The offeror agrees that a breach of this certification is a violation of the Equal Opportunity clause in the contract.
- c. The offeror further agrees that except where it has obtained identical certifications from proposed subcontractors for specific time periods) it will-
- (1) Obtain identical certifications from proposed subcontractors before the award of subcontracts under which the subcontractor will be subject to the Equal Opportunity clause;
 - (2) Retain the certifications in the files; and
- (3) Forward the following notice to the proposed subcontractors (except if the proposed subcontractors have submitted identical certifications for specific time periods):

NOTICE TO PROSPECTIVE SUBCONTRACTORS OF REQUIREMENT FOR CERTIFICATIONS OF NONSEGREGATED FACILITIES

A Certification of Nonsegregated Facilities must be submitted before the award of a subcontract under which the subcontractor will be subject to the Equal Opportunity clause. The certification may be submitted either for each subcontract or for all subcontracts during a period (i.e., quarterly, semiannually, or annually).

NOTE: The penalty for making false statments in offers is prescribed in 18 U.S.C. 1001.

K.11 FAR 52.222-22, PREVIOUS CONTRACTS AND COMPLIANCE REPORTS (APR 1984)

The offeror represents that--

- a. It has, has not participated in a previous contract or subcontract subject either to the Equal Opportunity clause of this solicitatio, the clause originally contained in Section 310 of Executive Order No. 10925, or the clause contained in Section 201 of Executive Order No. 11114;
- b. It ____ has, ___ has not, filed all required compliance reports; and
- c. Representations indicating submission of required compliance reports, signed by proposed subcontractors, will be obtained before subcontract awards.

K.12 FAR 52.222-25, AFFIRMATIVE ACTION COMPLIANCE (APR 1984)

The offeror represents that (a) it _____ has developed and had on file, ____ has not developed and does not have on file, at each establishment, affirmative action programs required by the rules and regulations of the Secretary of Labor (41 CFR 60-1 and 60-2), or (b) it has not previously had contracts subject to the written affirmative action programs requirement of the rules and regulations of the Secretary of Labor.

K.13 FAR 52.223-1, CLEAN AIR AND WATER CERTIFICATION (APR 1984)

The offeror certifies that--

- a. Any facility to be used in the performance of this proposed contract is _____, is not _____ listed on the Environmental Protection Agency List of Violating Facilities;
- b. The Offeror will immediately notify the Contracting Officer, before award, of the receipt of any communication from the Administrator, or a designee, or the Environmental Protection Agency, indicating that any facility that the offeror proposes to use for the performance of the contract is under consideration to be listed on the EPA List of Violating Facilities; and
- c. The offeror will include a certification substantially the same as this certification, including this paragraph (c), in every nonexempt subcontract.

K.14 FAR 52.225-1, BUY AMERICAN CERTIFICATE (APR 1984)

a. The offeror certifies that each end product, except those listed below, is a domestic end product (as defined in the clause entitled "Buy American Act - Supplies"), and that components of unknown origin are considered to have been mined, produced, or manufactured outside the United States.

	Excluded End Produc	Country of Origin					
100 M							

(List as necessary)

b. Offerors may obtain from the contracting officer lists of articles, materials, and supplies excepted from the Buy American Act (listed at 25.108 of the Federal Acquisition Regulation).

K.14 CERTIFICATION OF DEBARMENT/SUSPENSION STATUS DAR DEVIATION 86-910

- a. The Offeror certifies with its submission of this offer that it is, is not (check one) suspended, debarred or ineligible from entering into contracts with the Executive Branch of the Federal Government, or in receipt of a notice of proposed debarment from another DOD Agency.
- b. The Offeror shall provide immediate notice to the Contracting Officer in the event of being suspended, debarred or declared ineligible by any Department or other Federal Agency, or upon receipt of a notice of proposed debarment from another DOD Agency, prior to award of this contract.

*** END OF SECTION ***

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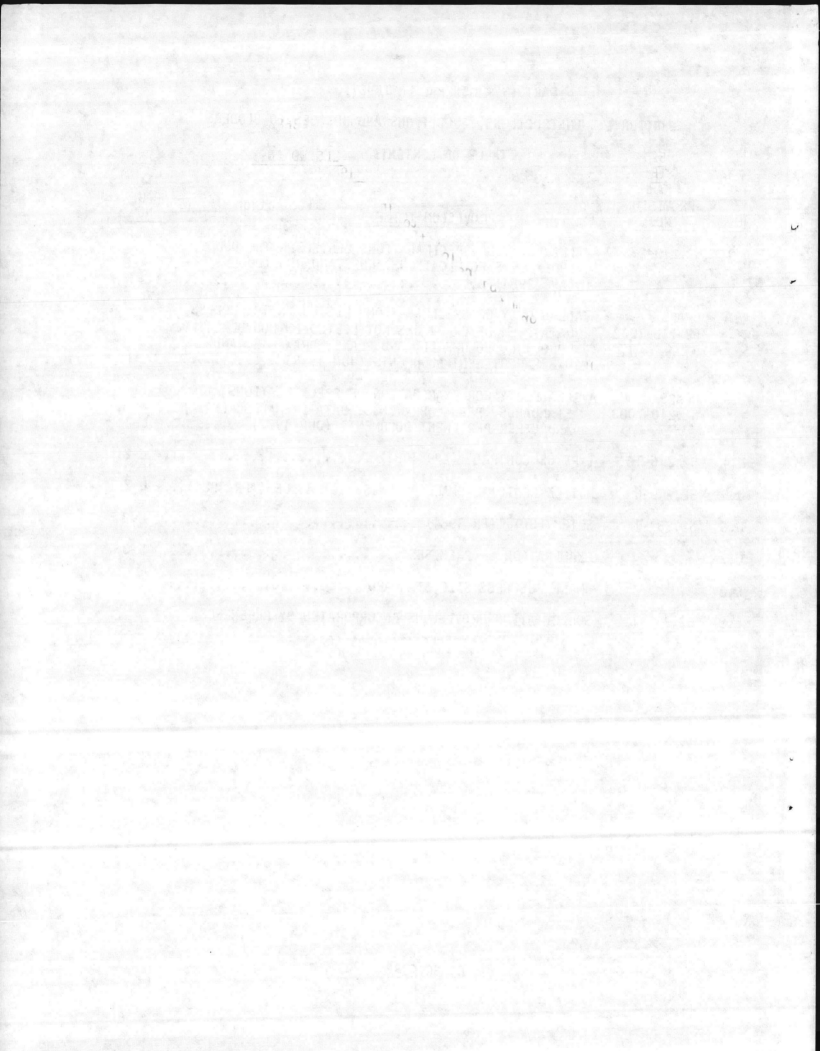
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PART IV - GENERAL INSTRUCTION

SECTION L: INSTRUCTIONS, CONDITIONS AND NOTICES TO BIDDERS

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PART IV - GENERAL INSTRUCTIONS

SECTION L: INSTRUCTIONS AND CONDITIONS, AND NOTICES TO BIDDERS

L.1 FAR 52.210-2, AVAILABILITY OF SPECIFICATIONS LISTED IN THE DOD INDEX OF SPECIFICATIONS AND STANDARDS (DODISS) (APR 1984)

Single copies of specifications cited in this solicitation may be obtained by submitting a written request to the supply point listed below. The request must contain a the title of the specification, its number, date, applicable amendment(s), and the solicitation or contract number. In case of urgency, telephone or telegraphic requests are acceptable. Voluntary standards, which are not available to offerors and contractors from Government sources, may be obtained from the organization responsible for their preparation, maintenance, or publication.

Commanding Officer
U. S. Naval Publication and Forms Center
5801 Tabor Avenue
Philadelphia, PA 19120

Telex Number 834295 Western Union Number 710-670-1685 Telephone Number (215) 697-3321

DFARS 52.210-7002, AVAILABILITY OF SPECIFICATIONS LISTED IN THE DODISS, DATA ITEM DESCRIPTIONS NOT LISTED IN DOD DIRECTIVE 5000.19L, VOLUME II, AND PLANS, DRAWINGS, AND OTHER PERTINENT DOCUMENTS (JUN 1977)

The specifications, standards, plans, drawings, descriptions and other pertinent documents cited in this solicitation may be obtained by submitting request to:

OIC, Facility Service Contracts, Jax, N.C. Area Building 1005 Camp Lejeune Marine Corps Base Camp Lejeune, North Carolina 28542-5000

Requests should be given the number of the solicitation and the title and number of the specification, standard plan, drawing or other pertinent document requested, exactly as cited in this solicitation.

DFARS 52.210-7003, AVAILABILITY FOR EXAMINIATION OF SPECIFICATIONS,

STANDARDS, PLANS, DRAWINGS, DATA ITEM DESCRIPTIONS, AND OTHER PERTINENT DOCUMENT (JUN 1977)

The specifications, standards, plans, drawings, descriptions and other pertinent documents cited in this solicitation may be examined at the following locations:

OIC, Facility Service Contracts, Jax N.C. Area Building 1005 Camp Lejeune Marine Corps Base Camp Lejeune, North Carolina 28542-5000 (Telephone number)(919) 451-2582 (Person to be contacted)Ms. Martha Coyne

The request should identify the solicitation number and the specification requested by date, title, and number, as cited in the solicitation.

L.4 FAR 52.216-1, TYPE OF CONTRACT (APK 1984). The Government will award a combination FIRM FIXED PRICE type and INDEFINITE QUANTITY type Contract resulting from this solicitation.

L.5 FAR 52.219-6, NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE (APR 1984).

(a) Definition.

"Small business concern," as used in this clause, means a concern including its affiliates, that is independently owned and operated, not dominant in the field of operation in which it is bidding on Government contracts, and qualified as a small business under the size standards in this solicitation.

(b) General

(1) Offers are solicited only from small business concerns. Offers received from concerns that are not small business concens shall be considered nonresponsive and will be rejected.

(2) Any award resulting from this solicitation will be made to a small

business concern.

(c) Agreement

A Manufacturer or regular dealer submitting an offer in its own name agrees to furnish, in performing the contact, only end items manufactured or produced by small business concerns inside the United States, its territories and possessions, the Commonwealth of Puerto Rico, the Trust Territory of the Pacific Islands, or the District of Columbia. However, this requirement does not apply in connection with construction or serice contracts.

L.6 FAR 52.237-1, SITE VISIT (APR 1984). Offerors or quoters are urged and expected to inspect the site where services are to be performed and to satisfy themselves regarding all general and local conditions that may affect the cost of contract performance, to the extent that the information is reasonably obtainable. In no event shall failure to inspect the site constitute grounds for a claim after contract award.

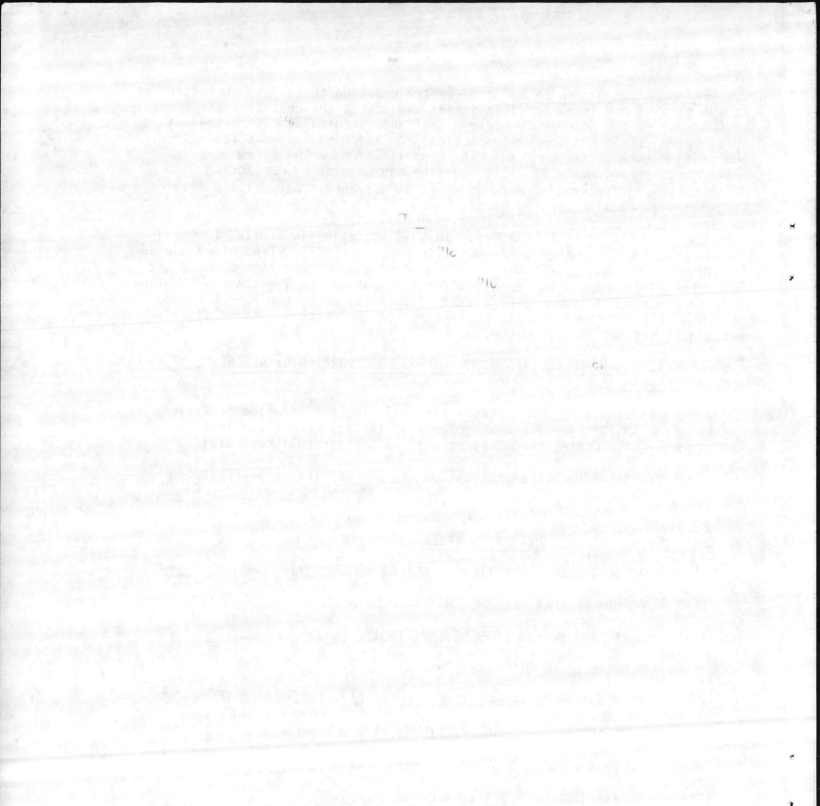
- L.7 EXAMINATION OF PREMISES. Bidders are expected to satisfy themselves as to the general and local conditions that may affect the cost of the performance of the work to the extent that such information is reasonably obtainable. It is considered impractical to determine, without inspection, the exact nature of the work and site conditions under which the work is to be performed. Arrangements to visit the site may be made by contacting Ms. Martha Coyne during regular working hours at 451-2582. Site visits are restricted to regular working hours.
- business according to the NOTICE OF TOTAL SMALL BUSINESS SET-ASIDE clause in Section I. For this procurement, a small business concern is a concern that is certified as a small business concern by the Small Business Administration and, in the Subject Industry Code 1731, Electrical Work, the average annual receipts of the concern and its affiliates for the preceding three fiscal years must not exceed \$7,000,000.00.

L.9 FAR 52.252-1, SOLICITATION PROVISIONS INCORPORATED BY REFERENCE (APR 1984)

This solicitation incorporates the following solicitation provisions by reference, with the same force and effect as if they were given in full text. Upon request, the Contracting Officer will make their full text available.

a. FEDERAL ACQUISITION REGULATION (48 CFR CHAPTER 1) SOLICITATION PROVISIONS

PROVISION NUMBER	PROVISION TITLE
52.214-1	SOLICITATION DEFINITIONS - SEALED BIDDING (APR 1985)
52.214-3	ACKNOWLEDGEMENT OF AMENDMENTS TO INVITATIONS FOR BIDS (APR 1984)
52.214-4	FALSE STATEMENTS IN BIDS (APR 1984)
52.214-5	SUBMISSION OF BIDS (APR 1984)
52.214-6	EXPLANATION TO PROSPECTIVE BIDDERS (APR 1984)
52.214-7	LATE SUBMISSIONS, MODIFICATIONS, AND WITHDRAWALS OF BIDS (APR 1984)
52.214-9	FAILURE TO SUBMIT BID (APR 1985)
52.214-10	CONTRACT AWARD - SEALED BIDDING (APR 1985)
52.214-12	PREPARATION OF BIDS (APR 1984)

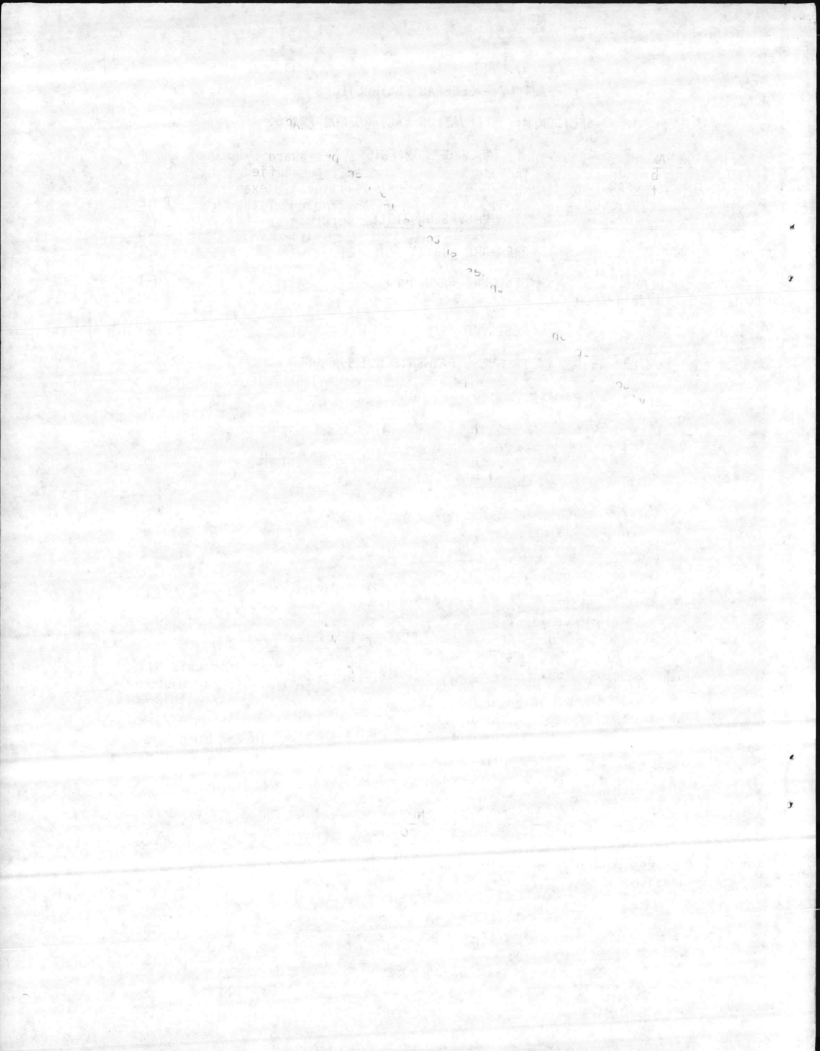


PART IV - GENERAL INSTRUCTIONS

SECTION M: EVALUATION FACTORS FOR AWARD

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PART IV - GENERAL INSTRUCTIONS

SECTION M: EVALUATION FACTORS FOR AWARD

- M.l PRE-AWARD SURVEY. The Government may make a pre-award survey of the low conforming bidder to determine whether such bidder is qualified and capable of performing the contract. The pre-award survey will involve examination of the bidder's financial and technical status and understanding of the contract requirements. The following are examples of the information that, upon request, the bidder shall be required to provide in writing to the pre-award survey team. requested information shall be forwarded within three days of request. Failure to provide requested information, or a determination, after review of the information, of the bidder's non-responsibility, may result in bid rejection.
- a. Identification of the Contractor's personnel and management to be used on this contract.
- b. The Contractor's technical and management plans for performing required services.
 - c. Description of Contractor's facilities and equipment.
- d. Summary of the Contractor's experience in performing work of the type required by this specification.
 - e. Current financial statements and data.
 - f. Contractor Quality Control Program.
 - q. Other work presently under contract.
- h. Prior contracts for similar work, and the names and addresses of individuals with the organization issuing the contract who may be contacted for information concerning the Contractor's performance.
- M.2 DFARS 52.214-7000, DISCOUNT (APR 1984). Prompt payment discounts will not be considered in the evaluation of offers. However, any offered discount will form a part of the award and will be taken if payment is made within the discount period indicated in the offer by the offeror As an alternative to offering a prompt payment discount in conjunction with the offer, offerors awarded contracts may include prompt payment discounts on individual invoices.

M.3 RESERVED

M.4 FAR 52.232-15, PROGRESS PAYMENTS NOT INCLUDED (APR 1984). A progres payments clause is not included in this solicitation, and will not be added to the resulting contract at the time of award. Bids conditioned upon inclusion of a progress payment clause in the resulting contract will be rejected as nonresponsive.